



(Soon) - In edit 8/1
State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-1281/P# 2

DAK:jld: [initials]

D-NOTE

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Regem

1 AN ACT to repeal 15.197 (11n) (b), 15.197 (11n) (c) and 15.197 (11n) (d); to
2 renumber 15.197 (11n) (a) 1. to 3.; to renumber and amend 15.197 (11n)
3 (intro.), 15.197 (11n) (a) (intro.) and 15.197 (11n) (a) 4.; and to create 15.197
4 (11) (am) (intro.), 15.197 (11n) (am) 2., 15.197 (11) (am) 3., 15.197 (11) (bm),
5 15.197 (11n) (cm), 51.437 (14r) (a) 7. and 51.437 (14r) (c) of the statutes;
6 relating to: membership of the council on developmental disabilities
7 (suggested as remedial legislation by the department of health and family
8 services).

administer funds to

institutions of higher education and state

Analysis by the Legislative Reference Bureau

Under current state law, for the council on developmentally disabilities, which is attached to the department of health and family services, the governor must appoint members who meet certain requirements. Certain members must be appointed to represent public and private nonprofit agencies of the state's political subdivisions that provide direct services to the developmentally disabled. Other members must be representative of nongovernmental agencies and groups concerned with these services. Further, at least one-half of the membership must consist of persons with developmental disabilities or their parents or guardians or of immediate relatives or guardians of persons with mentally impairing

currently, these members include the secretaries of health and family services and workforce development, the state superintendent of public instruction, and the president of the University of Wisconsin System

entity that is designated as a university center for excellence in developmental disabilities education, research, and services

developmental disabilities; these members may not manage, own, or have a controlling interest in an entity that receives federal developmental disabilities funds or provides services using those funds and may not be employees of any state agency that receives the funds or provides the services.

Under current federal law, the membership of a state council on developmental disabilities must be geographically representative of the state and reflect the state's diversity with respect to race and ethnicity. At least 60% of the membership of the council must consist of individuals with developmental disabilities; parents or guardians of children with developmental disabilities; or immediate relatives or guardians of adults with mentally impairing developmental disabilities who cannot advocate for themselves. These persons may not be employees of a state agency that receives federal developmental disabilities funds or provides services using those funds and may not be managing employees of an entity that receives the funds or provides the services using those funds. Further, of that 60% of the membership, one-third must be individuals with developmental disabilities; one-third must be parents or guardians or immediate relatives of individuals with developmental disabilities; and one-third must be individuals who meet either of these requirements. Membership also must include representatives of state entities that administer federal funds for the developmentally disabled. ~~At~~ In addition, membership must include representatives of the ~~state centers for the developmentally disabled~~, the state protection and advocacy system, and local and nongovernmental agencies and private nonprofit groups concerned with services for individuals with developmental disabilities. ~~These~~ These members must recuse themselves from council discussion of grants or contracts for which the entity represented by the member is a grantee, contractor, or applicant and are precluded from voting on matters that constitute or give the appearance of a conflict of interest. Lastly, federal law requires that the council notify the governor regarding membership requirements of the council and if vacancies on the council remain unfilled for a significant period of time and, if requested by the governor, coordinate recommendations of the council and the public to the governor regarding council membership.

This bill changes the requirements for membership of the council on developmental disabilities to conform to the federal requirements for the council. Under the bill, these changed requirements first apply to appointments made on the date on which this bill becomes law.

For further information, see the NOTES provided by the law revision committee of the joint legislative council.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

LAW REVISION COMMITTEE PREFATORY NOTE: This bill is a remedial legislation proposal, requested by the department of health and family services and introduced by the law revision committee under s. 13.83 (1) (c) 4., stats. After careful consideration of the various provisions of the bill, the law revision committee has determined that this bill makes minor substantive changes in the statutes, and that these changes are desirable as a matter of public policy.

, but is not required to include representatives of institutions of higher education; in

1 SECTION 1. 15.197 (11n) (intro.)[✓] of the statutes is renumbered 15.197 (11n) (ag)
2 and amended to read:

3 15.197 (11n) (ag) There is created a council on developmental disabilities,
4 attached to the department of health and family services under s. 15.03. Members
5 shall be state residents and shall be appointed in the following manner for staggered
6 4-year terms:

7 SECTION 2. 15.197 (11n) (a) (intro.)[✓] of the statutes is renumbered 15.197 (11n)
8 (am) 1. (intro.) and amended to read:

9 15.197 (11n) (am) 1. (intro.) Agencies A representative of each of the relevant
10 agencies of the state providing direct services to the developmentally disabled shall
11 be represented by members of the council that administer federal funds related to
12 individuals with disabilities, to be designated by:

13 SECTION 3. 15.197 (11n) (a) 1. to 3.[✓] of the statutes are renumbered 15.197 (11n)
14 (am) 1. a. to c.

15 ^{FIX component} SECTION 4. 15.197 (11n) (a) 4.[✓] of the statutes is ^{repealed.} renumbered 15.197 (11n) (am)
16 1. d. and amended to read:

17 ~~15.197 (11n) (am) 1. d. The president of the University of Wisconsin System,~~

18 SECTION 5. 15.197 (11) (am) (intro.) of the statutes is created to read:

19 15.197 (11) (am) (intro.) Subject to par. (cm), the council shall consist of the
20 following state residents, appointed for staggered 4-year terms, who shall be
21 representative of all geographic areas of the state and reflect the state's diversity
22 with respect to race and ethnicity:

23 SECTION 6. 15.197 (11n) (am) 2.[✓] of the statutes is created to read:

24 15.197 (11n) (am) 2. Representatives of individuals with developmental
25 disabilities, who are any of the following:

- 1 a. Individuals with developmental disabilities.
- 2 b. Parents or guardians of children with developmental disabilities.
- 3 c. Immediate relatives or guardians of adults with mentally impairing
- 4 developmental disabilities who cannot advocate for themselves.

5 SECTION 7. 15.197 (11) (am) 3. of the statutes is created to read:

6 15.197 (11) (am) 3. A representative of each of the following who has sufficient
7 authority to engage in policy planning and implementation for the entity
8 represented:

9 ~~a. Each of the state centers for the developmentally disabled, designated by the~~
10 ~~director of each state center for the developmentally disabled.~~

INSERT 4-10

11 b. The state protection and advocacy system under s. 51.62, designated by the
12 director of the state protection and advocacy agency under s. 51.62 (2).

13 c. Each of local governmental agencies, nongovernmental agencies, and private
14 nonprofit groups that are concerned with services for individuals with
15 developmental disabilities.

16 SECTION 8. 15.197 (11n) (b) of the statutes is repealed.

17 SECTION 9. 15.197 (11) (bm) of the statutes is created to read:

1. or

18 15.197 (11) (bm) A member specified in par. (am) 3. shall recuse himself or
19 herself from any discussion by the council of grants or contracts for which the
20 member's department, agency, program, or group is a grantee, contractor, or
21 applicant and may not vote on a matter that would provide direct financial benefit
22 to the member or otherwise give the appearance of a conflict of interest.

23 SECTION 10. 15.197 (11n) (c) of the statutes is repealed.

24 SECTION 11. 15.197 (11n) (cm) of the statutes is created to read:

1 15.197 (11n) (cm) 1. At least 60% of the membership of the council shall be
2 individuals specified under par. (am) 2. who are not managing employees, as defined
3 under 42 USC 1320a-5 (b), of an entity, or employees of a state agency, that receives
4 federal funds for the developmentally disabled or uses the funds to provide services
5 to persons with developmental disabilities. Of those individuals, one-third shall be
6 individuals specified under par. (am) 2. a., one-third shall be individuals specified
7 under par. (am) 2. b. or c., and one-third shall be individuals specified under par. (am)
8 2. a., b., or c.

9 2. At least one of the individuals described under subd. 1. shall be an individual
10 with a developmental disability who resides in or previously resided in an institution
11 or the immediate relative or guardian of such an individual. The requirement under
12 this subdivision does not apply if such an individual does not reside in this state.

13 **SECTION 12.** 15.197 (11n) (d) of the statutes is repealed.

14 **SECTION 13.** 51.437 (14r) (a) 7. of the statutes is created to read:

15 51.437 (14r) (a) 7. Notify the governor regarding membership requirements of
16 the council and if vacancies on the council remain unfilled for a significant period of
17 time.

18 **SECTION 14.** 51.437 (14r) (c) of the statutes is created to read:

19 51.437 (14r) (c) The council on developmental disabilities may or, if requested
20 by the governor, shall coordinate recommendations of the council and the public to
21 the governor regarding council membership.

22 **SECTION 15. Initial applicability.**

Text
Text

a. The entity in this state that is designated by the federal department of health and human services as a university center for excellence in developmental disabilities education, research, and services.

(end ins 4-10)

D-NOTE

To Nick Zavos:

This redraft changes s. 15.197 (11) (am) 3. a. to refer to an entity in the state that is designated as a university center for excellence in developmental disabilities education, research, and services, rather than the state centers for the developmentally disabled. The redraft also expands s. 15.197 (11) (bm) to require recusal, in cases of conflict of interest, by the secretaries of health and family services and workforce development and by the superintendent of public instruction. Lastly, the redraft repeals s. 15.197 (11a) (a) 4., states, which requires representation on the state council by the president of the university of Wisconsin; under P.L. 106-402, SEC. 125 (b) (4) (A) (i) (I), that representation is

no longer required.

If you have questions about the redraft,
please do not hesitate to call.

DKK

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-1281/P2dn
DAK:jld:pg

August 2, 2001

To Nick Zavos:

This redraft changes s. 15.197 (11) (am) 3. a. to refer to an entity in the state that is designated as a university center for excellence in developmental disabilities education, research, and services, rather than the state centers for the developmentally disabled. The redraft also expands s. 15.197 (11) (bm) to require recusal, in cases of conflict of interest, by the secretaries of health and family services and workforce development and by the superintendent of public instruction. Lastly, the redraft repeals s. 15.197 (11n) (a) 4., stats., which requires representation on the state council by the president of the University of Wisconsin; under P.L. 106-402, Sec. 125 (b) (4) (A) (i) (I), that representation is no longer required.

If you have questions about the redraft, please do not hesitate to call.

Debora A. Kennedy
Managing Attorney
Phone: (608) 266-0137
E-mail: debora.kennedy@legis.state.wi.us



JLD

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Gen

1 AN ACT ...; relating to: testing of donors of human ova for the presence of human
 2 immunodeficiency virus (suggested as remedial legislation by the department
 3 of health and family services).

Analysis by the Legislative Reference Bureau

Under current law, if the state epidemiologist finds that the use of donated human ova presents a significant risk of transmitting the human immunodeficiency virus (HIV) to a donee and if the secretary of health and family services (secretary) issues an order that specifies the requirements for testing human ova for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV, a health care provider who procures, processes, distributes, or uses human ova that is donated to an individual designated by the donor, a hospital, physician, organ procurement organization, accredited medical or dental school, college, or university, is required to test the proposed donor for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV to ensure medical acceptability of the gift.

This bill requires that donated human ova be tested for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV regardless of whether the state epidemiologist finds that using the donated human ova presents a significant risk of transmitting HIV and the secretary issues an order specifying the requirements for the tests.

plain

For further information, see the NOTES[✓] provided by the law revision committee of the joint legislative council.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

→ INSERT A

RWJF

1 SECTION 1. 252.15 (2) (am) 2. a. of the statutes is renumbered 252.15 (2) (am)
 2 2. and amended to read:
 3 252.15 (2) (am) 2. A health care provider who procures, processes, distributes
 4 or uses human ova donated as specified under s. 157.06 (6) (a) or (b) shall, prior to
 5 the distribution or use and with informed consent under the requirements of par. (b),
 6 test the proposed donor for the presence of HIV, antigen or nonantigenic products of
 7 HIV or an antibody to HIV in order to assure medical acceptability of the gift for the
 8 purpose intended, ~~only if the state epidemiologist finds that use of donated human~~
 9 ~~ova provides a significant risk of transmitting HIV to a donee and if, notwithstanding~~
 10 ~~ss. 227.01 (13) and 227.10 (1), the secretary of health and family services issues an~~
 11 ~~order specifying the requirements for the testing.~~

History: 1985 a. 29, 73, 120; 1987 a. 70 ss. 13 to 27, 36; 1987 a. 403 ss. 136, 256; 1989 a. 200; 1989 a. 201 ss. 11 to 25, 36; 1989 a. 298, 359; 1991 a. 269; 1993 a. 16 s. 2567; 1993 a. 27 ss. 332, 334, 337, 340, 342; Stats. 1993 s. 252.15; 1993 a. 32, 183, 199, 252, 395, 491; 1995 a. 27 ss. 6323, 9116 (5), 9126 (19); 1995 a. 77, 275; 1997 a. 54, 80, 156, 188; 1999 a. 9, 32, 79, 151, 162, 188, s. 13.93 (2) (c).

12 SECTION 2. 252.15 (2) (am) 2. b. of the statutes is repealed.

13 (END)

INSERT A

health and family services

LAW REVISION COMMITTEE PREFATORY NOTE: This bill is a remedial legislation proposal, requested by the department of ~~welfare~~ and introduced by the law revision committee under s. 13.83 (1) (c) 4., stats. After careful consideration of the various provisions of the bill, the law revision committee has determined that this bill makes minor substantive changes in the statutes, and that these changes are desirable as a matter of public policy.

~~SECTION 1. 101.09 (2) (c) of the statutes is repealed.~~

~~(END)~~

(end ins A)

Sager-Rosenthal, Ivy

From: Zavos, Nicholas
Sent: Tuesday, March 27, 2001 9:19 AM
To: Sager-Rosenthal, Ivy
Subject: FW: DHFS remedial - LRB 1278/P1

Follow Up Flag: Follow up
Due By: Monday, March 26, 2001 10:00 AM
Flag Status: Flagged

Dear Ivy,

Russ Pederson from DHFS e-mailed me to request a change in LRB 1278/P1. I am forwarding it to you to see if you know what to make of it. I can't quite figure out what he wants changed, or rather where he wants that language inserted. If you understand, and it makes sense then go ahead and change it. If not, feel free to contact Russ directly.

Thanks for your help.

Nick

-----Original Message-----

From: Pederson, Russell
Sent: Friday, March 16, 2001 3:42 PM
To: Letzing, Rachel
Cc: Zavos, Nicholas
Subject: DHFS remedial - LRB 1278/P1

I will respond with changes as we finalize our reviews.

Regarding LRB 1278, it should be changed in para. 1 of the analysis to be clear that this relates to "...requirements for testing donors of human ova..."

Again, in para 2 of the analysis "...requires that donors of human ova..."

The statutory language is fine. Thanks for your help.

Russ



RMR

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Ed: only change is to analysis
in 3/27/01

Regen

- 1 AN ACT to repeal 252.15 (2) (am) 2. b.; and to renumber and amend 252.15 (2)
- 2 (am) 2. a. of the statutes; relating to: testing of donors of human ova for the
- 3 presence of human immunodeficiency virus (suggested as remedial legislation
- 4 by the department of health and family services).

Analysis by the Legislative Reference Bureau

Under current law, if the state epidemiologist finds that the use of donated human ova presents a significant risk of transmitting ~~the human immunodeficiency virus (HIV)~~ to a donee and if the secretary of health and family services (secretary) issues an order that specifies the requirements for ~~testing human ova for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV,~~ a health care provider who procures, processes, distributes, or uses human ova that is donated to an individual designated by the donor, a hospital, physician, ^{an} organ procurement organization, ^{an} accredited medical or dental school, college, or university, is required to test the proposed donor for ~~HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV~~ to assure medical acceptability of the gifts ^(donors of) ✓

This bill requires that ~~donated~~ human ova be tested for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV regardless of whether the state epidemiologist finds that using the donated human ova presents a significant risk of transmitting HIV and the secretary issues an order specifying the requirements for the tests.

the human immunodeficiency virus (



11/7

⊕ GMM

~~PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION~~

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REGENERATE

js

1 AN ACT *to repeal* 15.197 (11n) (a) 4., 15.197 (11n) (b), 15.197 (11n) (c), 15.197
2 (11n) (d) and 252.15 (2) (am) 2. b.; *to renumber* 15.197 (11n) (a) 1. to 3.; *to*
3 *renumber and amend* 15.197 (11n) (intro.), 15.197 (11n) (a) (intro.), 48.02
4 (2c), 115.76 (4), 252.15 (2) (am) 2. a. and 938.02 (2c); *to amend* 46.03 (22) (a),
5 46.10 (14) (b), 46.261 (1) (a), 46.261 (2) (a) 3., 46.261 (2) (a) 4., 46.261 (2) (b),
6 48.33 (4) (intro.), 48.345 (3) (d), 48.371 (1), 48.371 (3) (intro.), 48.371 (3) (a),
7 48.371 (3) (b), 48.371 (3) (c), 48.371 (3) (d), 48.38 (2) (intro.), 48.48 (17) (c) 4.,
8 48.57 (3) (a) 4., 48.60 (4) (b), 48.60 (5) (a) (intro.), 48.615 (1) (a), 48.68 (2), 48.68
9 (3), 48.68 (4), 48.745 (1), 48.745 (2), 48.745 (3), 48.981 (1) (am) 5., 48.981 (2),
10 48.988 (2) (b), 49.19 (1) (a) 2. b., 49.19 (10) (b), 49.19 (10) (c), 49.19 (10) (d), 49.19
11 (10) (e), 70.11 (19), 115.762 (3) (g), 115.81 (1) (b), 115.81 (2), 115.81 (3) (a), 115.81
12 (3) (b) 2. b., 115.81 (4) (intro.), 115.81 (4) (a) 3., 115.81 (4) (a) 4., 115.81 (4) (a)
13 5., 115.81 (4) (b) 1., 115.81 (4) (b) 2., 115.81 (4) (b) 3., 115.81 (4) (b) 4., 115.81 (4)
14 (b) 5., 146.82 (2) (a) 18m., 252.15 (5) (a) 19., 301.08 (1) (b) 3., 301.12 (14) (b),
15 301.26 (4) (d) 2., 301.26 (4) (d) 3., 767.29 (3) (b), 938.02 (15g), 938.02 (19r),

the term used to describe a residential facility operated by a child welfare agency for the care and maintenance of children

- 1 938.08 (3) (a) 1., 938.08 (3) (a) 2., 938.08 (3) (b), 938.33 (4) (intro.), 938.34 (3) (d),
- 2 938.371 (1), 938.371 (3) (intro.), 938.371 (3) (a), 938.371 (3) (b), 938.371 (3) (c),
- 3 938.371 (3) (d), 938.38 (2) (intro.), 938.51 (1d) (intro.), 938.51 (4) (intro.),
- 4 938.538 (3) (a) 1p., 938.539 (5), 938.57 (3) (a) 4., 938.78 (3) and 940.295 (2) (m);
- 5 and **to create** 15.197 (11) (am) (intro.), 15.197 (11) (am) 3., 15.197 (11) (bm),
- 6 15.197 (11n) (am) 2., 15.197 (11n) (cm), 51.437 (14r) (a) 7. and 51.437 (14r) (c)
- 7 of the statutes; **relating to:** testing of donors of human ova for the presence of
- 8 human immunodeficiency virus ~~(suggested as remedial legislation by the~~
- 9 ~~department of health and family services);~~ membership of the council on
- 10 developmental disabilities ~~(suggested as remedial legislation by the~~
- 11 ~~department of health and family services);~~ ^{and} changing "child caring institution"
- 12 to "residential care center for children and youth" (suggested as remedial
- 13 legislation by the department of health and family services).

FE-S/L

Sub sub

Testing human ova
= doctors for HIV

are
Analysis by the Legislative Reference Bureau

~~*** ANALYSIS FROM 1278/P2 ***~~

Under current law, a health care provider who procures, processes, distributes, or uses human ova that (S) donated to an individual designated by the donor, a hospital, a physician, an organ procurement organization, an accredited medical or dental school, college, or university, is required to test the proposed donor for the human immunodeficiency virus (HIV), any antigen or nonantigenic products of HIV, or an antibody to HIV to assure medical acceptability of the gift, if the state epidemiologist finds that the use of donated human ova presents a significant risk of transmitting HIV to a donee and if the secretary of health and family services (secretary) issues an order that specifies the requirements for the testing.

This bill requires that donors of human ova be tested for HIV, any antigen or nonantigenic products of HIV, or an antibody to HIV regardless of whether the state epidemiologist finds that using the donated human ova presents a significant risk of transmitting HIV ^{or} and the secretary issues an order specifying the requirements for the tests.

For further information, see the NOTES provided by the law revision committee of the joint legislative council.

~~*** ANALYSIS FROM 1281/P2 ***~~

Sub sub

Membership of the council on developmental disabilities

Under current state law, for the council on developmentally disabilities, which is attached to the department of health and family services, the governor must appoint members who meet certain requirements. Certain members must be appointed to represent institutions of higher education and state agencies that administer funds to provide direct services to the developmentally disabled; currently, these members include the secretaries of health and family services and workforce development, the state superintendent of public instruction, and the president of the University of Wisconsin System. Other members must be representative of nongovernmental agencies and groups concerned with these services. Further, at least one-half of the membership must consist of persons with developmental disabilities or their parents or guardians or of immediate relatives or guardians of persons with mentally impairing developmental disabilities; these members may not manage, own, or have a controlling interest in an entity that receives federal developmental disabilities funds or provides services using those funds and may not be employees of any state agency that receives the funds or provides the services.

Under current federal law, the membership of a state council on developmental disabilities must be geographically representative of the state and reflect the state's diversity with respect to race and ethnicity. At least 60% of the membership of the council must consist of individuals with developmental disabilities; parents or guardians of children with developmental disabilities; or immediate relatives or guardians of adults with mentally impairing developmental disabilities who cannot advocate for themselves. These persons may not be employees of a state agency that receives federal developmental disabilities funds or provides services using those funds and may not be managing employees of an entity that receives the funds or provides the services using those funds. Further, of that 60% of the membership, one-third must be individuals with developmental disabilities; one-third must be parents or guardians or immediate relatives of individuals with developmental disabilities; and one-third must be individuals who meet either of these requirements. Membership also must include representatives of state entities that administer federal funds for the developmentally disabled, but is not required to include representatives of institutions of higher education; in addition, membership must include representatives of the entity that is designated as a university center for excellence in developmental disabilities education, research, and services, the state protection and advocacy system, and local and nongovernmental agencies and private nonprofit groups concerned with services for individuals with developmental disabilities. These members must recuse themselves from council discussion of grants or contracts for which the entity represented by the member is a grantee, contractor, or applicant and are precluded from voting on matters that constitute or give the appearance of a conflict of interest. Lastly, federal law requires that the council notify the governor regarding membership requirements of the council and if vacancies on the council remain unfilled for a significant period of time and, if requested by the governor, coordinate recommendations of the council and the public to the governor regarding council membership.

Sub
Sub

Term used for facility operated by child welfare agency

This bill changes the requirements for membership of the council on developmental disabilities to conform to the federal requirements for the council. Under the bill, these changed requirements first apply to appointments made on the date on which this bill becomes law.

For further information, see the NOTES provided by the law revision committee of the joint legislative council.

*** ANALYSIS FROM 1290/P2 ***

Under current law, a "child caring institution" is defined as a facility operated by a licensed child welfare agency for the care and maintenance of children residing in that facility. Current law requires a person who provides care and maintenance for 75 days in any consecutive 12-month period for four or more children at any one time to obtain a license to operate a child welfare agency from the department of health and family services. This bill changes the term "child caring institution" to "residential care center for children and youth."

For further information, see the NOTES provided by the law revision committee of the joint legislative council.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

LAW REVISION COMMITTEE PREFATORY NOTE: This bill is a remedial legislation proposal, requested by the department of health and family services and introduced by the law revision committee under s. 13.83 (1) (c) 4., stats. After careful consideration of the various provisions of the bill, the law revision committee has determined that this bill makes minor substantive changes in the statutes, and that these changes are desirable as a matter of public policy.

-1281/P2.5 SECTION 1. 15.197 (11) (am) (intro.) of the statutes is created to

read:

15.197 (11) (am) (intro.) Subject to par. (cm), the council shall consist of the following state residents, appointed for staggered 4-year terms, who shall be representative of all geographic areas of the state and reflect the state's diversity with respect to race and ethnicity:

-1281/P2.7 SECTION 2. 15.197 (11) (am) 3. of the statutes is created to read:

15.197 (11) (am) 3. A representative of each of the following who has sufficient authority to engage in policy planning and implementation for the entity represented:

MOVE TO P. 6, after s. 5

MOVE TO P. 6, after s. 12

MOVE TO p. 6, after l. 12

1 a. The entity in this state that is designated by the federal department of health
2 and human services as a university center for excellence in developmental
3 disabilities education, research, and services.

4 b. The state protection and advocacy system under s. 51.62, designated by the
5 director of the state protection and advocacy agency under s. 51.62 (2).

6 c. Each of ^{the} local governmental agencies, nongovernmental agencies, and private
7 nonprofit groups that are concerned with services for individuals with
8 developmental disabilities.

MOVE TO p. 6, after l. 13

9 ***-1281/P2.9* SECTION 3.** 15.197 (11) (bm) of the statutes is created to read: ✓

10 15.197 (11) (bm) A member specified in par. (am) 1. or 3. shall recuse himself
11 or herself from any discussion by the council of grants or contracts for which the
12 member's department, agency, program, or group is a grantee, contractor, or
13 applicant and may not vote on a matter that would provide direct financial benefit
14 to the member or otherwise give the appearance of a conflict of interest.

15 ***-1281/P2.1* SECTION 4.** 15.197 (11n) (intro.) ^{(except 15.197(11n)(title))} of the statutes is renumbered
16 15.197 (11n) (ag) and amended to read: ✓

17 15.197 (11n) (ag) There is created a council on developmental disabilities,
18 attached to the department of health and family services under s. 15.03. Members
19 shall be state residents and shall be appointed in the following manner for staggered
20 4-year terms:

21 ***-1281/P2.2* SECTION 5.** 15.197 (11n) (a) (intro.) of the statutes is renumbered
22 15.197 (11n) (am) 1. (intro.) and amended to read:

23 15.197 (11n) (am) 1. (intro.) Agencies A representative of each of the relevant
24 agencies of the state providing direct services to the developmentally disabled shall

1 ~~be represented by members of the council that administer federal funds related to~~
2 ~~individuals with disabilities~~, to be designated by:

3 ***-1281/P2.3*** SECTION 6. 15.197 (11n) (a) 1. to 3. of the statutes are renumbered
4 15.197 (11n) (am) 1. a. to c.

5 ***-1281/P2.4*** SECTION 7. 15.197 (11n) (a) 4. of the statutes is repealed.

INSERT MATERIAL
FROM 6
P. 4,
ll. 1
to 6
HERE

6 ***-1281/P2.6*** SECTION 8. 15.197 (11n) (am) 2. of the statutes is created to read:

7 15.197 (11n) (am) 2. Representatives of individuals with developmental
8 disabilities, who are any of the following:

- 9 a. Individuals with developmental disabilities.
- 10 b. Parents or guardians of children with developmental disabilities.
- 11 c. Immediate relatives or guardians of adults with mentally impairing
- 12 developmental disabilities who cannot advocate for themselves.

INSERT MATERIAL
FROM 13
P. 4,
ll. 7 to
10
and
p. 5,
ll. 1 to
8
HERE

13 ***-1281/P2.8*** SECTION 9. 15.197 (11n) (b) of the statutes is repealed.

14 ***-1281/P2.10*** SECTION 10. 15.197 (11n) (c) of the statutes is repealed.

15 ***-1281/P2.11*** SECTION 11. 15.197 (11n) (cm) of the statutes is created to read:

16 15.197 (11n) (cm) 1. At least 60% of the membership of the council shall be
17 individuals specified under par. (am) 2. who are not managing employees, as defined
18 under 42 USC 1320a-5 (b), of an entity, or employees of a state agency, that receives
19 federal funds for the developmentally disabled or uses the funds to provide services
20 to persons with developmental disabilities. Of those individuals, one-third shall be
21 individuals specified under par. (am) 2. a., one-third shall be individuals specified
22 under par. (am) 2. b. or c., and one-third shall be individuals specified under par. (am)
23 2. a., b., or c.

24 2. At least one of the individuals described under subd. 1. shall be an individual
25 with a developmental disability who resides in or previously resided in an institution,

INSERT MATERIAL
FROM P. 5, ll.
9 to 14 HERE

, including a state center
for the developmentally
disabled,

1 or the immediate relative or guardian of such an individual. The requirement under
2 this subdivision does not apply if such an individual does not reside in this state.

3 ***-1281/P2.12*** SECTION 12. 15.197 (11n) (d) of the statutes is repealed.

4 ***-1290/P2.1*** SECTION 13. 46.03 (22) (a) of the statutes is amended to read:

5 46.03 (22) (a) "Community living arrangement" means any of the following
6 facilities licensed or operated, or permitted under the authority of the department:
7 residential care centers for children and youth, as defined in s. 48.02 (15d), operated
8 by child welfare agencies licensed under s. 48.60, group homes for children under, as
9 defined in s. 48.02 (7), and community-based residential facilities under, as defined
10 in s. 50.01 (1g); but does not include adult family homes, as defined in s. 50.01 (1),
11 day care centers, nursing homes, general hospitals, special hospitals, prisons, and
12 jails.

NOTE: This SECTION clarifies that it is a residential care center for children and youth operated by a child welfare agency, and not the agency operating the center, that is defined as a "community living arrangement" in s. 46.03 (22) (a), stats.

13 ***-1290/P2.2*** SECTION 14. 46.10 (14) (b) of the statutes is amended to read:

14 46.10 (14) (b) Except as provided in par. (c) and subject to par. (cm), liability
15 of a parent specified in sub. (2) or s. 46.03 (18) for the care and maintenance of the
16 parent's minor child who has been placed by a court order under s. 48.355 or 48.357
17 in a residential, nonmedical facility such as a group home, foster home, treatment
18 foster home or child-caring institution, or residential care center for children and
19 youth shall be determined by the court by using the percentage standard established
20 by the department of workforce development under s. 49.22 (9) and by applying the
21 percentage standard in the manner established by the department under s. 46.247.

(*) NOTE: SECTIONS 14 to 20, 22 to 30, 40 to 47, 51, 81, and 83 to 95 change the term
"child caring institution" to "residential care center for children and youth" to describe
a facility operated by a licensed child welfare agency for the care and maintenance of
children residing in that facility. Current law requires a person who provides care and

maintenance for 75 days in any consecutive 12-month period for 4 or more children at any one time to obtain a license to operate a child welfare agency from the department of health and family services (DHFS). This change makes the term used in the statutes to describe those facilities consistent with the term used by other states, national organizations, professionals in the child welfare field, and DHFS to describe those facilities.

1 ***-1290/P2.3*** SECTION 15. 46.261 (1) (a) of the statutes is amended to read:

2 46.261 (1) (a) The child is living in a foster home or treatment foster home
3 licensed under s. 48.62 if a license is required under that section, in a foster home
4 or treatment foster home located within the boundaries of a federally recognized
5 American Indian reservation in this state and licensed by the tribal governing body
6 of the reservation, in a group home licensed under s. 48.625, or in a ~~child-caring~~
7 ~~institution~~ residential care center for children and youth licensed under s. 48.60, and
8 has been placed in the foster home, treatment foster home, group home ~~or institution,~~
9 or center by a county department under s. 46.215, 46.22 or 46.23, by the department,
10 or by a federally recognized American Indian tribal governing body in this state
11 under an agreement with a county department under s. 46.215, 46.22 or 46.23.

12 ***-1290/P2.4*** SECTION 16. 46.261 (2) (a) 3. of the statutes is amended to read:

13 46.261 (2) (a) 3. A county or, in a county having a population of 500,000 or more,
14 the department, when the child is placed in a licensed foster home, treatment foster
15 home, group home ~~or child-caring institution,~~ or residential care center for children
16 and youth by a licensed child welfare agency or by a federally recognized American
17 Indian tribal governing body in this state or by its designee, if the child is in the legal
18 custody of the county department under s. 46.215, 46.22 or 46.23 or the department
19 under s. 48.48 (17) or if the child was removed from the home of a relative, as defined
20 under s. 48.02 (15), as a result of a judicial determination that continuance in the
21 home of the relative would be contrary to the child's welfare for any reason and the

1 placement is made pursuant to an agreement with the county department or the
2 department.

3 ***-1290/P2.5* SECTION 17.** 46.261 (2) (a) 4. of the statutes is amended to read:

4 46.261 (2) (a) 4. A licensed foster home, treatment foster home, group home ~~or~~
5 ~~child-caring institution, or residential care center for children and youth~~ when the
6 child is in the custody or guardianship of the state, when the child is a ward of an
7 American Indian tribal court in this state and the placement is made under an
8 agreement between the department and the tribal governing body, or when the child
9 was part of the state's direct service case load and was removed from the home of a
10 relative, as defined under s. 48.02 (15), as a result of a judicial determination that
11 continuance in the home of a relative would be contrary to the child's welfare for any
12 reason and the child is placed by the department.

13 ***-1290/P2.6* SECTION 18.** 46.261 (2) (b) of the statutes is amended to read:

14 46.261 (2) (b) Notwithstanding par. (a), aid under this section may not be
15 granted for placement of a child in a foster home or treatment foster home licensed
16 by a federally recognized American Indian tribal governing body, for placement of a
17 child in a foster home, treatment foster home ~~or child-caring institution, or~~
18 ~~residential care center for children and youth~~ by a tribal governing body or its
19 designee, for the placement of a child who is a ward of a tribal court if the tribal
20 governing body is receiving or is eligible to receive funds from the federal government
21 for that type of placement, or for placement of a child in a group home licensed under
22 s. 48.625.

23 ***-1290/P2.7* SECTION 19.** 48.02 (2c) of the statutes is renumbered 48.02 (15d)

24 and amended to read:

1 48.02 (15d) ~~“Child caring institution”~~ “Residential care center for children and
2 youth” means a facility operated by a child welfare agency licensed under s. 48.60 for
3 the care and maintenance of children residing in that facility.

4 ***-1290/P2.8*** SECTION 20. 48.33 (4) (intro.) of the statutes is amended to read:

5 48.33 (4) OTHER OUT-OF-HOME PLACEMENTS. (intro.) A report recommending
6 placement of an adult expectant mother outside of her home shall be in writing. A
7 report recommending placement of a child in a foster home, treatment foster home,
8 group home ~~or child caring institution, or residential care center for children and~~
9 youth shall be in writing and shall include all of the following:

10 ***-1290/P2.9*** SECTION 21. 48.345 (3) (d) of the statutes is amended to read:

11 48.345 (3) (d) A residential treatment center operated by a child welfare agency
12 licensed under s. 48.60.

NOTE: This SECTION clarifies that it is the child welfare agency operating the
residential treatment center, and not the residential treatment center itself, that is
licensed under s. 48.60. ✓

13 ***-1290/P2.10*** SECTION 22. 48.371 (1) of the statutes is amended to read:

14 48.371 (1) If a child is placed in a foster home, treatment foster home, group
15 home ~~or child caring institution, or residential care center for children and youth,~~
16 including a placement under s. 48.205 or 48.21, the agency, as defined in s. 48.38 (1)
17 (a), that placed the child or arranged for the placement of the child shall provide the
18 following information to the foster parent, treatment foster parent, or operator of the
19 group home ~~or child caring institution~~ residential care center for children and youth
20 at the time of placement or, if the information has not been provided to the agency
21 by that time, as soon as possible after the date on which the agency receives that
22 information, but not more than 2 working days after that date:

1 (a) Results of a test or a series of tests of the child to determine the presence
2 of HIV, as defined in s. 968.38 (1) (b), antigen or nonantigenic products of HIV, or an
3 antibody to HIV, as provided under s. 252.15 (5) (a) 19., including results included
4 in a court report or permanency plan. At the time that the test results are provided,
5 the agency shall notify the foster parent, treatment foster parent, or operator of the
6 group home or ~~child-caring institution~~ residential care center for children and youth
7 of the confidentiality requirements under s. 252.15 (6).

8 (b) Results of any tests of the child to determine the presence of viral hepatitis,
9 type B, including results included in a court report or permanency plan. The foster
10 parent, treatment foster parent, or operator of a group home or ~~child-caring~~
11 ~~institution~~ residential care center for children and youth receiving information
12 under this paragraph shall keep the information confidential.

13 (c) Any other medical information concerning the child that is necessary for the
14 care of the child. The foster parent, treatment foster parent, or operator of a group
15 home or ~~child-caring institution~~ residential care center for children and youth
16 receiving information under this paragraph shall keep the information confidential.

17 ***-1290/P2.11* SECTION 23.** 48.371 (3) (intro.) of the statutes is amended to
18 read:

19 48.371 (3) (intro.) At the time of placement of a child in a foster home, treatment
20 foster home, group home or ~~child-caring institution~~, or residential care center for
21 children and youth or, if the information is not available at that time, as soon as
22 possible after the date on which the court report or permanency plan has been
23 submitted, but no later than 7 days after that date, the agency, as defined in s. 48.38
24 (1) (a), responsible for preparing the child's permanency plan shall provide to the
25 foster parent, treatment foster parent, or operator of the group home or ~~child-caring~~

1 ~~institution~~ residential care center for children and youth information contained in
2 the court report submitted under s. 48.33 (1), 48.365 (2g), 48.425 (1), 48.831 (2) or
3 48.837 (4) (c) or permanency plan submitted under s. 48.355 (2e), 48.38, 48.43 (1) (c)
4 or (5) (c), 48.63 (4) or 48.831 (4) (e) relating to findings or opinions of the court or
5 agency that prepared the court report or permanency plan relating to any of the
6 following:

7 ***-1290/P2.12*** SECTION 24. 48.371 (3) (a) of the statutes is amended to read:

8 48.371 (3) (a) Any mental, emotional, cognitive, developmental, or behavioral
9 disability of the child. The foster parent, treatment foster parent, or operator of a
10 group home or ~~child caring institution~~ residential care center for children and youth
11 receiving information under this subsection shall keep the information confidential.

12 ***-1290/P2.13*** SECTION 25. 48.371 (3) (b) of the statutes is amended to read:

13 48.371 (3) (b) Any involvement of the child in any criminal gang, as defined in
14 s. 939.22 (9), or in any other group in which any child was traumatized as a result
15 of his or her association with that group. The foster parent, treatment foster parent,
16 or operator of a group home or ~~child caring institution~~ residential care center for
17 children and youth receiving information under this paragraph shall keep the
18 information confidential.

19 ***-1290/P2.14*** SECTION 26. 48.371 (3) (c) of the statutes is amended to read:

20 48.371 (3) (c) Any involvement of the child in any activities that are harmful
21 to the child's physical, mental, or moral well-being. The foster parent, treatment
22 foster parent, or operator of a group home or ~~child caring institution~~ residential care
23 center for children and youth receiving information under this paragraph shall keep
24 the information confidential.

25 ***-1290/P2.15*** SECTION 27. 48.371 (3) (d) of the statutes is amended to read:

1 48.371 (3) (d) Any involvement of the child, whether as victim or perpetrator,
2 in sexual intercourse or sexual contact in violation of s. 940.225, 948.02, or 948.025,
3 prostitution in violation of s. 944.30, sexual exploitation of a child in violation of s.
4 948.05, or causing a child to view or listen to sexual activity in violation of s. 948.055,
5 if the information is necessary for the care of the child or for the protection of any
6 person living in the foster home, treatment foster home, group home ~~or child caring~~
7 ~~institution, or residential care center for children and youth~~. The foster parent,
8 treatment foster parent, or operator of a group home or ~~child caring institution~~
9 ~~residential care center for children and youth~~ receiving information under this
10 paragraph shall keep the information confidential.

11 ***-1290/P2.16*** SECTION 28. 48.38 (2) (intro.) of the statutes is amended to read:

12 48.38 (2) PERMANENCY PLAN REQUIRED. (intro.) Except as provided in sub. (3),
13 for each child living in a foster home, treatment foster home, group home,
14 ~~child caring institution~~ residential care center for children and youth, secure
15 detention facility, or shelter care facility, the agency that placed the child or arranged
16 the placement or the agency assigned primary responsibility for providing services
17 to the child under s. 48.355 shall prepare a written permanency plan, if one of the
18 following conditions exists:

19 ***-1290/P2.17*** SECTION 29. 48.48 (17) (c) 4. of the statutes is amended to read:

20 48.48 (17) (c) 4. Is living in a foster home, treatment foster home, group home
21 ~~or child caring institution, or residential care center for children and youth~~.

22 ***-1290/P2.18*** SECTION 30. 48.57 (3) (a) 4. of the statutes is amended to read:

23 48.57 (3) (a) 4. Is living in a foster home, treatment foster home, group home
24 ~~or child caring institution, or residential care center for children and youth~~.

25 ***-1290/P2.19*** SECTION 31. 48.60 (4) (b) of the statutes is amended to read:

1 48.60 (4) (b) Notwithstanding ss. 121.78 (3) (a) and 121.79 (1) (a), a child
2 welfare agency shall pay for the costs incurred by a school district in providing
3 special education and related services to a child with a disability who ~~is a resident~~
4 ~~of has been placed with the child welfare agency, if the child was placed in the child~~
5 ~~welfare agency pursuant to under the interstate compact on the placement of~~
6 children under s. 48.988.

NOTE: This SECTION deletes surplus language to clarify that a child welfare agency is liable for the costs incurred by a school district in providing special education for a child with a disability who has been placed with the child welfare agency under the Interstate Compact on the Placement of Children.

7 ***-1290/P2.20*** SECTION 32. 48.60 (5) (a) (intro.) of the statutes is amended to
8 read:

9 48.60 (5) (a) (intro.) No later than 24 hours after the death of a child who
10 resided in a ~~building~~ residential care center for children and youth operated by a
11 child welfare agency, the child welfare agency shall report the death to the
12 department if one of the following applies:

NOTE: This SECTION and SECTION 33 eliminate vague references to a “building” operated by a child welfare agency and replaces those vague references with specific references to a “residential care center for children and youth” operated by a child welfare agency, which is the legally defined and professionally accepted term for a facility operated by a child welfare agency for the care and maintenance of children.

13 ***-1290/P2.21*** SECTION 33. 48.615 (1) (a) of the statutes is amended to read:
14 48.615 (1) (a) Before the department may issue a license under s. 48.60 (1) to
15 a child welfare agency that regularly provides care and maintenance for children
16 within the confines of its ~~building~~ a residential care center for children and youth
17 operated by the child welfare agency, the child welfare agency must pay to the
18 department a biennial fee of \$121, plus a biennial fee of \$18.15 per child, based on
19 the number of children that the child welfare agency is licensed to serve.

20 ***-1290/P2.22*** SECTION 34. 48.68 (2) of the statutes is amended to read:

1 48.68 (2) Before continuing the license of any child welfare agency ~~or to operate~~
2 a residential care center for children and youth or of any group home, the department
3 shall consider all formal complaints filed under s. 48.745 (2) and the disposition of
4 each during the previous 2-year period.

NOTE: This SECTION and SECTIONS 35 to 39 amend provisions relating to licensure of, and formal complaints regarding, child welfare agencies to clarify that those provisions apply to a residential care center for children and youth operated by a child welfare agency. It is obvious from the context of those provisions that they refer to a child welfare agency in its capacity as an operator of such a center and not in its capacity as a child-placing agency.

5 *~~1290/P2.23~~* SECTION 35. 48.68 (3) of the statutes is amended to read:

6 48.68 (3) Within 10 working days after receipt of an application for initial
7 licensure of a child welfare agency ~~or to operate a residential care center for children~~
8 and youth or of a group home, the department shall notify the city, town, or village
9 planning commission, or other appropriate city, town, or village agency if there is no
10 planning commission, of receipt of the application. The department shall request
11 that the planning commission or agency send to the department, within 30 days, a
12 description of any specific hazards ~~which~~ that may affect the health and safety of the
13 residents of the ~~child welfare agency~~ residential care center for children and youth
14 or group home. No license may be issued to a child welfare agency ~~or to operate a~~
15 residential care center for children and youth or to a group home until the 30-day
16 period has expired or until the department receives the response of the planning
17 commission or agency, whichever is sooner. In issuing a license the department shall
18 give full consideration to such hazards determined by the planning commission or
19 agency.

20 *~~1290/P2.24~~* SECTION 36. 48.68 (4) of the statutes is amended to read:

21 48.68 (4) Prior to initial licensure of a residential facility care center for
22 children and youth operated by a child welfare agency or of a group home, the

1 applicant for licensure shall make a good faith effort to establish a community
2 advisory committee consisting of representatives from the child welfare agency or
3 proposed group home, the neighborhood in which the proposed residential facility
4 care center for children and youth or group home will be located and a local unit of
5 government. The community advisory committee shall provide a forum for
6 communication for those persons interested in the proposed residential facility care
7 center for children and youth or group home. Any committee established under this
8 subsection shall continue in existence after licensure to make recommendations to
9 the licensee regarding the impact of the residential facility care center for children
10 and youth or group home on the neighborhood. The department shall determine
11 compliance with this subsection both prior to and after initial licensure.

12 ***-1290/P2.25*** SECTION 37. 48.745 (1) of the statutes is amended to read:

13 48.745 (1) If a complaint is received by a child welfare agency ~~or~~ operating a
14 residential care center for children and youth or by a group home, the licensee shall
15 attempt to resolve the complaint informally. Failing such resolution, the licensee
16 shall inform the complaining party of the procedure for filing a formal complaint
17 under this section.

18 ***-1290/P2.26*** SECTION 38. 48.745 (2) of the statutes is amended to read:

19 48.745 (2) Any individual may file a formal complaint under this section
20 regarding the general operation of a ~~child welfare agency~~ residential care center for
21 children and youth or group home and shall not be subject to reprisals for doing so.
22 All formal complaints regarding ~~child welfare agencies~~ residential care centers for
23 children and youth and group homes shall be filed with the county department on
24 forms supplied by the county department unless the county department designates
25 the department to receive formal complaints. The county department shall

1 investigate or cause to be investigated each formal complaint. Records of the results
2 of each investigation and the disposition of each formal complaint shall be kept by
3 the county department and filed with the subunit of the department ~~which~~ that
4 ~~licenses child welfare agencies~~ residential care centers for children and youth and
5 group homes.

6 ***-1290/P2.27* SECTION 39.** 48.745 (3) of the statutes is amended to read:

7 48.745 (3) Upon receipt of a formal complaint, the county department may
8 investigate the premises and records and question the licensee, staff, and residents
9 of the ~~child welfare agency~~ residential care center for children and youth or group
10 home involved. The county department shall attempt to resolve the situation
11 through negotiation and other appropriate means.

12 ***-1290/P2.28* SECTION 40.** 48.981 (1) (am) 5. of the statutes is amended to
13 read:

14 48.981 (1) (am) 5. An employee of a residential facility or ~~child caring~~
15 ~~institution~~ residential care center for children and youth in which the child was or
16 is placed.

17 ***-1290/P2.29* SECTION 41.** 48.981 (2) of the statutes is amended to read:

18 48.981 (2) PERSONS REQUIRED TO REPORT. A physician, coroner, medical
19 examiner, nurse, dentist, chiropractor, optometrist, acupuncturist, other medical or
20 mental health professional, social worker, marriage and family therapist,
21 professional counselor, public assistance worker, including a financial and
22 employment planner, as defined in s. 49.141 (1) (d), school teacher, administrator, or
23 counselor, mediator under s. 767.11, child care worker in a day care center ~~or child~~
24 ~~caring institution~~ or residential care center for children and youth, day care provider,
25 alcohol or other drug abuse counselor, member of the treatment staff employed by or

1 working under contract with a county department under s. 46.23, 51.42, or 51.437
2 or a residential care center for children and youth, physical therapist, occupational
3 therapist, dietitian, speech–language pathologist, audiologist, emergency medical
4 technician, first responder, or police or law enforcement officer having reasonable
5 cause to suspect that a child seen in the course of professional duties has been abused
6 or neglected or having reason to believe that a child seen in the course of professional
7 duties has been threatened with abuse or neglect and that abuse or neglect of the
8 child will occur shall, except as provided under sub. (2m), report as provided in sub.
9 (3). A court–appointed special advocate having reasonable cause to suspect that a
10 child seen in the course of the court–appointed special advocate’s activities under s.
11 48.236 (3) has been abused or neglected or having reason to believe that a child seen
12 in the course of those activities has been threatened with abuse and neglect and that
13 abuse or neglect of the child will occur shall, except as provided in sub. (2m), report
14 as provided in sub. (3). Any other person, including an attorney, having reason to
15 suspect that a child has been abused or neglected or reason to believe that a child has
16 been threatened with abuse or neglect and that abuse or neglect of the child will occur
17 may make such a report. Any person, including an attorney, having reason to suspect
18 that an unborn child has been abused or reason to believe that an unborn child is at
19 substantial risk of abuse may report as provided in sub. (3). No person making a
20 report under this subsection may be discharged from employment for so doing.

21 ***-1290/P2.30*** SECTION 42. 48.988 (2) (b) of the statutes is amended to read:

22 48.988 (2) (b) “Placement” means the arrangement for the care of a child in a
23 family free or boarding home ~~or~~, in a child–caring agency ~~or institution~~, or in a
24 residential care center for children and youth, but does not include any institution

1 caring for the mentally ill, mentally defective, or epileptic or, any institution
2 primarily educational in character, and or any hospital or other medical facility.

3 ***-1290/P2.31* SECTION 43.** 49.19 (1) (a) 2. b. of the statutes is amended to read:

4 49.19 (1) (a) 2. b. Is living in a foster home or treatment foster home licensed
5 under s. 48.62 if a license is required under that section, in a foster home or treatment
6 foster home located within the boundaries of a federally recognized American Indian
7 reservation in this state and licensed by the tribal governing body of the reservation,
8 in a group home licensed under s. 48.625 or in a child-caring institution, or in a
9 residential care center for children and youth licensed under s. 48.60, and has been
10 placed in the foster home, treatment foster home, group home or institution, or center
11 by a county department under s. 46.215, 46.22 or 46.23, by the department of health
12 and family services, by the department of corrections, or by a federally recognized
13 American Indian tribal governing body in this state under an agreement with a
14 county department.

15 ***-1290/P2.32* SECTION 44.** 49.19 (10) (b) of the statutes is amended to read:

16 49.19 (10) (b) Aid under this section may also be granted on behalf of a child
17 in the legal custody of a county department under s. 46.215, 46.22 or 46.23 or on
18 behalf of a child who was removed from the home of a relative specified in sub. (1)
19 (a) as a result of a judicial determination that continuance in the home of a relative
20 would be contrary to the child's welfare for any reason when such child is placed in
21 a licensed child-caring institution residential care center for children and youth by
22 the county department. Reimbursement shall be made by the state pursuant to par.
23 (a).

24 ***-1290/P2.33* SECTION 45.** 49.19 (10) (c) of the statutes is amended to read:

1 49.19 (10) (c) Reimbursement under par. (a) may also be paid to the county
2 when the child is placed in a licensed foster home, treatment foster home, group
3 home ~~or child-caring institution, or residential care center for children and youth~~ by
4 a licensed child welfare agency or by a federally recognized American Indian tribal
5 governing body in this state or by its designee, if the child is in the legal custody of
6 the county department under s. 46.215, 46.22 or 46.23 or if the child was removed
7 from the home of a relative specified in sub. (1) (a) as a result of a judicial
8 determination that continuance in the home of the relative would be contrary to the
9 child's welfare for any reason and the placement is made pursuant to an agreement
10 with the county department.

11 ***-1290/P2.34*** SECTION 46. 49.19 (10) (d) of the statutes is amended to read:

12 49.19 (10) (d) Aid may also be paid under this section to a licensed foster home,
13 treatment foster home, group home ~~or child-caring institution, or residential care~~
14 center for children and youth by the state when the child is in the custody or
15 guardianship of the state, when the child is a ward of an American Indian tribal court
16 in this state and the placement is made under an agreement between the department
17 and the tribal governing body, or when the child was part of the state's direct service
18 case load and was removed from the home of a relative specified in sub. (1) (a) as a
19 result of a judicial determination that continuance in the home of a relative would
20 be contrary to the child's welfare for any reason and the child is placed by the
21 department of health and family services or the department of corrections.

22 ***-1290/P2.35*** SECTION 47. 49.19 (10) (e) of the statutes is amended to read:

23 49.19 (10) (e) Notwithstanding pars. (a), (c) and (d), aid under this section may
24 not be granted for placement of a child in a foster home or treatment foster home
25 licensed by a federally recognized American Indian tribal governing body, for

1 placement of a child in a foster home, treatment foster home ~~or child-caring~~
2 institution, or residential care center for children and youth by a tribal governing
3 body or its designee, for the placement of a child who is a ward of a tribal court if the
4 tribal governing body is receiving or is eligible to receive funds from the federal
5 government for that type of placement, or for placement of a child in a group home
6 licensed under s. 48.625.

7 *–1281/P2.13* SECTION 48. 51.437 (14r) (a) 7. of the statutes is created to read:

8 51.437 (14r) (a) 7. Notify the governor regarding membership requirements of
9 the council and if vacancies on the council remain unfilled for a significant period of
10 time.

11 *–1281/P2.14* SECTION 49. 51.437 (14r) (c) of the statutes is created to read:

12 51.437 (14r) (c) The council on developmental disabilities may or, if requested
13 by the governor, shall coordinate recommendations of the council and the public to
14 the governor regarding council membership.

15 *–1290/P2.36* SECTION 50. 70.11 (19) of the statutes is amended to read:

16 70.11 (19) INSTITUTIONS AND CENTERS FOR DEPENDENT CHILDREN AND PERSONS WHO
17 HAVE DEVELOPMENTAL DISABILITIES. The property of any ~~institution~~ residential care
18 center for children and youth that is licensed under s. 48.60 for the care of dependent
19 or neglected children or delinquent juveniles if that property is used for that purpose
20 and the property of any nonprofit institution that is subject to examination under s.
21 46.03 (5) and that has a full-time population of at least 150 individuals who have
22 developmental disabilities, as defined in s. 51.01 (5), if that property is used for that
23 purpose.

NOTE: This SECTION eliminates a vague reference to an “institution” licensed under
s. 48.60, stats., and replaces that vague reference with a specific reference to a
“residential care center for children and youth” licensed under s. 48.60, stats., which is the

legally defined and professionally accepted term for a facility operated by a child welfare agency for the care and maintenance of children.

1 *~~1290/P2.37~~* SECTION 51. 115.76 (4) of the statutes is renumbered 115.76

2 (14g) and amended to read:

3 115.76 (14g) ~~“Child-caring institution”~~ “Residential care center for children
4 and youth” means a facility operated by a child welfare agency licensed under s.
5 48.60 for the care and maintenance of children residing in that facility.

6 *~~1290/P2.38~~* SECTION 52. 115.762 (3) (g) of the statutes is amended to read:

7 115.762 (3) (g) Monitoring and enforcing local educational agency and ~~child~~
8 ~~caring institution~~ residential care center for children and youth compliance with this
9 subchapter and applicable federal law, including 20 USC 1415 (k).

10 *~~1290/P2.39~~* SECTION 53. 115.81 (1) (b) of the statutes is amended to read:

11 115.81 (1) (b) “Responsible local educational agency” means the local
12 educational agency that was responsible for providing a free, appropriate public
13 education to the child before the placement of the child in a ~~child-caring institution~~
14 residential care center for children and youth except that if the child resided in an
15 institution or facility operated by the department of health and family services, a
16 Type 1 secured correctional facility, as defined in s. 938.02 (19), or a Type 1 prison,
17 as defined in s. 301.01 (5), before the placement of the child in a ~~child-caring~~
18 ~~institution~~ residential care center for children and youth, “responsible local
19 educational agency” means the school district in which the ~~child-caring institution~~
20 residential care center for children and youth is located.

21 *~~1290/P2.40~~* SECTION 54. 115.81 (2) of the statutes is amended to read:

1 115.81 (2) ESTABLISHMENT OF PROGRAM. Subject to the approval of the division,
2 a ~~child caring institution~~ residential care center for children and youth may establish
3 and maintain special education and related services for children with disabilities.

4 ***-1290/P2.41*** SECTION 55. 115.81 (3) (a) of the statutes is amended to read:

5 115.81 (3) (a) Whenever a county department recommends to a court that a
6 child be placed in a ~~child caring institution~~ residential care center for children and
7 youth or whenever a state agency anticipates placing a child in a ~~child caring~~
8 ~~institution~~ residential care center for children and youth, the county department or
9 state agency shall notify the responsible local educational agency.

10 ***-1290/P2.42*** SECTION 56. 115.81 (3) (b) 2. b. of the statutes is amended to
11 read:

12 115.81 (3) (b) 2. b. If the responsible local educational agency has reasonable
13 cause to believe that the child is a child with a disability, appoint an individualized
14 education program team to conduct an evaluation of the child under s. 115.782. The
15 responsible local educational agency may include appropriately licensed staff of the
16 ~~child caring institution~~ residential care center for children and youth in the team if
17 that staff is available. The individualized education program team shall conduct the
18 evaluation. If the individualized education program team determines that the child
19 is a child with a disability, the individualized education program team, in
20 consultation with a county department or a state agency, as appropriate, shall
21 develop an individualized education program and an educational placement offer.

22 ***-1290/P2.43*** SECTION 57. 115.81 (4) (intro.) of the statutes is amended to
23 read:

24 115.81 (4) RESPONSIBILITY FOR EDUCATIONAL PLACEMENT. (intro.) Whenever the
25 responsible local educational agency offers an educational placement in a ~~child~~

1 ~~car~~ing institution residential care center for children and youth under sub. (3) (b) 1.
2 or 2. b., all of the following apply:

3 ***-1290/P2.44* SECTION 58.** 115.81 (4) (a) 3. of the statutes is amended to read:

4 115.81 (4) (a) 3. While the child resides at a ~~child caring institution~~ residential
5 care center for children and youth, appoint an individualized education program
6 team to conduct reevaluations of the child in the manner provided under s. 115.782
7 (4).

8 ***-1290/P2.45* SECTION 59.** 115.81 (4) (a) 4. of the statutes is amended to read:

9 115.81 (4) (a) 4. While the child resides at a ~~child caring institution~~ residential
10 care center for children and youth, after consulting with the ~~child caring institution~~
11 residential care center for children and youth and a county department or a state
12 agency, as appropriate, refer the child to another local educational agency if the
13 responsible local educational agency determines that the child's special education
14 needs may be appropriately served in a less restrictive setting in the other local
15 educational agency.

16 ***-1290/P2.46* SECTION 60.** 115.81 (4) (a) 5. of the statutes is amended to read:

17 115.81 (4) (a) 5. If the child is leaving the ~~child caring institution~~ residential
18 care center for children and youth, assign staff or an individualized education
19 program team to develop a reintegration plan for the child in cooperation with a
20 county department and staff of the ~~child caring institution~~ residential care center for
21 children and youth.

22 ***-1290/P2.47* SECTION 61.** 115.81 (4) (b) 1. of the statutes is amended to read:

23 115.81 (4) (b) 1. Consider the child's educational needs when selecting a ~~child~~
24 ~~car~~ing institution residential care center for children and youth for the child.

25 ***-1290/P2.48* SECTION 62.** 115.81 (4) (b) 2. of the statutes is amended to read:

1 115.81 (4) (b) 2. In cooperation with the responsible local educational agency
2 and staff of the ~~child caring institution~~ residential care center for children and youth,
3 participate in the individualized education program team evaluation of the child and
4 the development of the individualized education program for the child.

5 ***-1290/P2.49*** SECTION 63. 115.81 (4) (b) 3. of the statutes is amended to read:

6 115.81 (4) (b) 3. Notify the local educational agency that will be responsible for
7 providing a free, appropriate public education to the child whenever the county
8 department or state agency anticipates removing the child from the ~~child caring~~
9 institution residential care center for children and youth.

10 ***-1290/P2.50*** SECTION 64. 115.81 (4) (b) 4. of the statutes is amended to read:

11 115.81 (4) (b) 4. In cooperation with the responsible local educational agency
12 and staff of the ~~child caring institution~~ residential care center for children and youth,
13 develop a reintegration plan for the child if the child is leaving the ~~child caring~~
14 institution residential care center for children and youth.

15 ***-1290/P2.51*** SECTION 65. 115.81 (4) (b) 5. of the statutes is amended to read:

16 115.81 (4) (b) 5. Pay all of the ~~child caring institution~~ residential care center
17 for children and youth related costs of educating the child while the child resides in
18 the ~~child caring institution~~ residential care center for children and youth.

19 ***-1290/P2.52*** SECTION 66. 146.82 (2) (a) 18m. of the statutes is amended to
20 read:

21 146.82 (2) (a) 18m. If the subject of the patient health care records is a child
22 or juvenile who has been placed in a foster home, treatment foster home, group home,
23 ~~child caring institution~~ residential care center for children and youth, or a secured
24 correctional facility, including a placement under s. 48.205, 48.21, 938.205, or 938.21
25 or for whom placement in a foster home, treatment foster home, group home, ~~child~~

1 ~~earing institution~~ residential care center for children and youth, or secured
2 correctional facility is recommended under s. 48.33 (4), 48.425 (1) (g), 48.837 (4) (c),
3 or 938.33 (3) or (4), to an agency directed by a court to prepare a court report under
4 s. 48.33 (1), 48.424 (4) (b), 48.425 (3), 48.831 (2), 48.837 (4) (c), or 938.33 (1), to an
5 agency responsible for preparing a court report under s. 48.365 (2g), 48.425 (1),
6 48.831 (2), 48.837 (4) (c), or 938.365 (2g), to an agency responsible for preparing a
7 permanency plan under s. 48.355 (2e), 48.38, 48.43 (1) (c) or (5) (c), 48.63 (4), 48.831
8 (4) (e), 938.355 (2e), or 938.38 regarding the child or juvenile, or to an agency that
9 placed the child or juvenile or arranged for the placement of the child or juvenile in
10 any of those placements and, by any of those agencies, to any other of those agencies
11 and, by the agency that placed the child or juvenile or arranged for the placement of
12 the child or juvenile in any of those placements, to the foster parent or treatment
13 foster parent of the child or juvenile or the operator of the group home, ~~child caring~~
14 ~~institution~~ residential care center for children and youth, or secured correctional
15 facility in which the child or juvenile is placed, as provided in s. 48.371 or 938.371.

16 *~~1278/P2.1~~* SECTION 67. 252.15 (2) (am) 2. a. of the statutes is renumbered
17 252.15 (2) (am) 2. and amended to read:

18 252.15 (2) (am) 2. A health care provider who procures, processes, distributes
19 or uses human ova donated as specified under s. 157.06 (6) (a) or (b) shall, prior to
20 the distribution or use and with informed consent under the requirements of par. (b),
21 test the proposed donor for the presence of HIV, antigen or nonantigenic products of
22 HIV or an antibody to HIV in order to assure medical acceptability of the gift for the
23 purpose intended, ~~only if the state epidemiologist finds that use of donated human~~
24 ~~ova provides a significant risk of transmitting HIV to a donee and if, notwithstanding~~

1 ss. 227.01 (13) and 227.10 (1), the secretary of health and family services issues an
2 order specifying the requirements for the testing.

3 *~~1278/P2.2~~* SECTION 68. 252.15 (2) (am) 2. b. of the statutes is repealed.

4 *~~1290/P2.53~~* SECTION 69. 252.15 (5) (a) 19. of the statutes is amended to read:

5 252.15 (5) (a) 19. If the test was administered to a child who has been placed
6 in a foster home, treatment foster home, group home, ~~child caring institution~~
7 residential care center for children and youth, or secured correctional facility, as
8 defined in s. 938.02 (15m), including a placement under s. 48.205, 48.21, 938.205, or
9 938.21 or for whom placement in a foster home, treatment foster home, group home,
10 ~~child caring institution~~ residential care center for children and youth, or secured
11 correctional facility is recommended under s. 48.33 (4), 48.425 (1) (g), 48.837 (4) (c),
12 or 938.33 (3) or (4), to an agency directed by a court to prepare a court report under
13 s. 48.33 (1), 48.424 (4) (b), 48.425 (3), 48.831 (2), 48.837 (4) (c), or 938.33 (1), to an
14 agency responsible for preparing a court report under s. 48.365 (2g), 48.425 (1),
15 48.831 (2), 48.837 (4) (c), or 938.365 (2g), to an agency responsible for preparing a
16 permanency plan under s. 48.355 (2e), 48.38, 48.43 (1) (c) or (5) (c), 48.63 (4), 48.831
17 (4) (e), 938.355 (2e), or 938.38 regarding the child, or to an agency that placed the
18 child or arranged for the placement of the child in any of those placements and, by
19 any of those agencies, to any other of those agencies and, by the agency that placed
20 the child or arranged for the placement of the child in any of those placements, to the
21 child's foster parent or treatment foster parent or the operator of the group home,
22 ~~child caring institution~~ residential care center for children and youth, or secured
23 correctional facility in which the child is placed, as provided in s. 48.371 or 938.371.

24 *~~1290/P2.54~~* SECTION 70. 301.08 (1) (b) 3. of the statutes is amended to read:

1 301.08 (1) (b) 3. Contract with public, private, or voluntary agencies for the
2 supervision, maintenance, and operation of secured correctional facilities, ~~child~~
3 ~~caring institutions~~ residential care centers for children and youth, as defined in s.
4 938.02 (2e) (15d), and secured child caring institutions for the placement of juveniles
5 who have been convicted under s. 938.183 or adjudicated delinquent under s. 938.183
6 or 938.34 (4d), (4h), or (4m). The department may designate a secured correctional
7 facility, ~~child caring institution~~ residential care center for children and youth, or a
8 secured child caring institution contracted for under this subdivision as a Type 2
9 secured correctional facility, as defined in s. 938.02 (20), and may designate a ~~child~~
10 ~~caring institution~~ residential care center for children and youth or secured child
11 caring institution contracted for under this subdivision as a Type 2 child caring
12 institution, as defined in s. 938.02 (19r).

13 ***-1290/P2.55*** SECTION 71. 301.12 (14) (b) of the statutes is amended to read:

14 301.12 (14) (b) Except as provided in par. (c) and subject to par. (cm), liability
15 of a parent specified in sub. (2) or s. 301.03 (18) for the care and maintenance of the
16 parent's minor child who has been placed by a court order under s. 938.183, 938.355,
17 or 938.357 in a residential, nonmedical facility such as a group home, foster home,
18 treatment foster home, ~~child caring institution~~ residential care center for children
19 and youth, or juvenile correctional institution shall be determined by the court by
20 using the percentage standard established by the department of workforce
21 development under s. 49.22 (9) and by applying the percentage standard in the
22 manner established by the department under par. (g).

23 ***-1290/P2.56*** SECTION 72. 301.26 (4) (d) 2. of the statutes, as affected by 2001
24 Wisconsin Act 16, is amended to read:

1 301.26 (4) (d) 2. Beginning on July 1, 2001, and ending on June 30, 2002, the
2 per person daily cost assessment to counties shall be \$167.57 for care in a Type 1
3 secured correctional facility, as defined in s. 938.02 (19), \$167.57 for care for juveniles
4 transferred from a juvenile correctional institution under s. 51.35 (3), \$213 for care
5 in a ~~child caring institution, including a secured child caring institution~~ residential
6 care center for children and youth, \$129 for care in a group home for children, \$41
7 for care in a foster home, \$81 for care in a treatment foster home, \$82.56 for
8 departmental corrective sanctions services, and \$21.96 for departmental aftercare
9 services.

10 ***-1290/P2.57*** SECTION 73. 301.26 (4) (d) 3. of the statutes, as affected by 2001
11 Wisconsin Act 16, is amended to read:

12 301.26 (4) (d) 3. Beginning on July 1, 2002, and ending on June 30, 2003, the
13 per person daily cost assessment to counties shall be \$172.51 for care in a Type 1
14 secured correctional facility, as defined in s. 938.02 (19), \$172.51 for care for juveniles
15 transferred from a juvenile correctional institution under s. 51.35 (3), \$226 for care
16 in a ~~child caring institution, including a secured child caring institution~~ residential
17 care center for children and youth, \$135 for care in a group home for children, \$43
18 for care in a foster home, \$85 for care in a treatment foster home, \$84.50 for
19 departmental corrective sanctions services and \$22.66 for departmental aftercare
20 services.

21 ***-1290/P2.58*** SECTION 74. 767.29 (3) (b) of the statutes is amended to read:

22 767.29 (3) (b) If a child who is the beneficiary of support under a judgment or
23 order is placed by court order in a ~~child caring institution~~ residential care center for
24 children and youth, juvenile correctional institution, or state mental institution, the
25 right of the child to support during the period of the child's confinement, including

1 any right to unpaid support accruing during that period, is assigned to the state. If
2 the judgment or order providing for the support of a child who is placed in a ~~child~~
3 ~~earing institution~~ residential care center for children and youth, juvenile
4 correctional institution, or state mental institution includes support for one or more
5 other children, the support that is assigned to the state shall be the proportionate
6 share of the child placed in the center or institution, except as otherwise ordered by
7 the court or family court commissioner on the motion of a party.

8 ***-1290/P2.59*** SECTION 75. 938.02 (2c) of the statutes is renumbered 938.02
9 (15d) and amended to read:

10 938.02 (15d) "~~Child caring institution~~" "Residential care center for children
11 and youth" means a facility operated by a child welfare agency licensed under s.
12 48.60 for the care and maintenance of persons residing in that facility.

13 ***-1290/P2.60*** SECTION 76. 938.02 (15g) of the statutes is amended to read:

14 938.02 (15g) "~~Secured child caring institution~~" means a ~~child caring institution~~
15 residential care center for children and youth operated by a child welfare agency that
16 is licensed under s. 48.66 (1) (b) to hold in secure custody persons adjudged
17 delinquent.

18 ***-1290/P2.61*** SECTION 77. 938.02 (19r) of the statutes is amended to read:

19 938.02 (19r) "Type 2 child caring institution" means a ~~child caring institution~~
20 residential care center for children and youth that is designated by the department
21 to provide care and maintenance for juveniles who have been placed in the ~~child~~
22 ~~earing institution~~ residential care center for children and youth under the
23 supervision of a county department under s. 938.34 (4d).

24 ***-1290/P2.62*** SECTION 78. 938.08 (3) (a) 1. of the statutes is amended to read:

1 938.08 (3) (a) 1. If they are in prompt pursuit of a juvenile who has run away
2 from a secured correctional facility, a ~~child caring institution~~ residential care center
3 for children and youth, or a secured group home.

4 ***-1290/P2.63*** SECTION 79. 938.08 (3) (a) 2. of the statutes is amended to read:

5 938.08 (3) (a) 2. If the juvenile has failed to return to a secured correctional
6 facility, a ~~child caring institution~~ residential care center for children and youth, or
7 a secured group home after any authorized absence.

8 ***-1290/P2.64*** SECTION 80. 938.08 (3) (b) of the statutes is amended to read:

9 938.08 (3) (b) A juvenile who is taken into custody under par. (a) may be
10 returned directly to the secured correctional facility, ~~child caring institution~~
11 residential care center for children and youth, or secured group home and shall have
12 a hearing regarding placement in a disciplinary cottage or in disciplinary status in
13 accordance with ch. 227.

14 ***-1290/P2.65*** SECTION 81. 938.33 (4) (intro.) of the statutes is amended to
15 read:

16 938.33 (4) OTHER OUT-OF-HOME PLACEMENTS. (intro.) A report recommending
17 placement in a foster home, treatment foster home, group home, or nonsecured ~~child~~
18 ~~caring institution~~ residential care center for children and youth shall be in writing,
19 except that the report may be presented orally at the dispositional hearing if all
20 parties consent. A report that is presented orally shall be transcribed and made a
21 part of the court record. The report shall include all of the following:

22 ***-1290/P2.66*** SECTION 82. 938.34 (3) (d) of the statutes is amended to read:

23 938.34 (3) (d) A ~~child caring institution~~ residential treatment center operated
24 by a child welfare agency licensed under s. 48.60.

NOTE: This SECTION changes the term “child caring institution” to “residential treatment center” and clarifies that it is the child welfare agency operating the residential treatment center, and not the residential treatment center itself, that is licensed under s. 48.60.

1 *~~1290/P2.67~~* SECTION 83. 938.371 (1) of the statutes is amended to read:

2 938.371 (1) If a juvenile is placed in a foster home, treatment foster home,
3 group home, ~~child caring institution~~ residential care center for children and youth,
4 or secured correctional facility, including a placement under s. 938.205 or 938.21, the
5 agency, as defined in s. 938.38 (1) (a), that placed the juvenile or arranged for the
6 placement of the juvenile shall provide the following information to the foster parent,
7 treatment foster parent, or operator of the group home, ~~child caring institution~~
8 residential care center for children and youth, or secured correctional facility at the
9 time of placement or, if the information has not been provided to the agency by that
10 time, as soon as possible after the date on which the agency receives that
11 information, but not more than 2 working days after that date:

12 (a) Results of a test or a series of tests of the juvenile to determine the presence
13 of HIV, as defined in s. 968.38 (1) (b), antigen or nonantigenic products of HIV, or an
14 antibody to HIV, as provided under s. 252.15 (5) (a) 19., including results included
15 in a court report or permanency plan. At the time that the test results are provided,
16 the agency shall notify the foster parent, treatment foster parent, or operator of the
17 group home, ~~child caring institution~~ residential care center for children and youth,
18 or secured correctional facility of the confidentiality requirements under s. 252.15
19 (6).

20 (b) Results of any tests of the juvenile to determine the presence of viral
21 hepatitis, type B, including results included in a court report or permanency plan.
22 The foster parent, treatment foster parent, or operator of a group home, ~~child caring~~
23 ~~institution~~ residential care center for children and youth, or secured correctional

1 facility receiving information under this paragraph shall keep the information
2 confidential.

3 (c) Any other medical information concerning the juvenile that is necessary for
4 the care of the juvenile. The foster parent, treatment foster parent, or operator of a
5 group home, ~~child-caring institution~~ residential care center for children and youth,
6 or secured correctional facility receiving information under this paragraph shall
7 keep the information confidential.

8 ***-1290/P2.68* SECTION 84.** 938.371 (3) (intro.) of the statutes is amended to
9 read:

10 938.371 (3) (intro.) At the time of placement of a juvenile in a foster home,
11 treatment foster home, group home, ~~child-caring institution~~ residential care center
12 for children and youth, or secured correctional facility or, if the information is not
13 available at that time, as soon as possible after the date on which the court report
14 or permanency plan has been submitted, but no later than 7 days after that date, the
15 agency, as defined in s. 938.38 (1) (a), responsible for preparing the juvenile's
16 permanency plan shall provide to the foster parent, treatment foster parent, or
17 operator of the group home, ~~child-caring institution~~ residential care center for
18 children and youth, or secured correctional facility information contained in the
19 court report submitted under s. 938.33 (1) or 938.365 (2g) or permanency plan
20 submitted under s. 938.355 (2e) or 938.38 relating to findings or opinions of the court
21 or agency that prepared the court report or permanency plan relating to any of the
22 following:

23 ***-1290/P2.69* SECTION 85.** 938.371 (3) (a) of the statutes is amended to read:

24 938.371 (3) (a) Any mental, emotional, cognitive, developmental, or behavioral
25 disability of the juvenile. The foster parent, treatment foster parent, or operator of

1 a group home, ~~child caring institution~~ residential care center for children and youth,
2 or secured correctional facility receiving information under this subsection shall
3 keep the information confidential.

4 ***-1290/P2.70* SECTION 86.** 938.371 (3) (b) of the statutes is amended to read:

5 938.371 (3) (b) Any involvement of the juvenile in any criminal gang, as defined
6 in s. 939.22 (9), or in any other group in which any child was traumatized as a result
7 of his or her association with that group. The foster parent, treatment foster parent,
8 or operator of a group home, ~~child caring institution~~ residential care center for
9 children and youth, or secured correctional facility receiving information under this
10 paragraph shall keep the information confidential.

11 ***-1290/P2.71* SECTION 87.** 938.371 (3) (c) of the statutes is amended to read:

12 938.371 (3) (c) Any involvement of the juvenile in any activities that are
13 harmful to the juvenile's physical, mental, or moral well-being. The foster parent,
14 treatment foster parent, or operator of a group home, ~~child caring institution~~
15 residential care center for children and youth, or secured correctional facility
16 receiving information under this paragraph shall keep the information confidential.

17 ***-1290/P2.72* SECTION 88.** 938.371 (3) (d) of the statutes is amended to read:

18 938.371 (3) (d) Any involvement of the juvenile, whether as victim or
19 perpetrator, in sexual intercourse or sexual contact in violation of s. 940.225, 948.02,
20 or 948.025, prostitution in violation of s. 944.30, sexual exploitation of a child in
21 violation of s. 948.05, or causing a child to view or listen to sexual activity in violation
22 of s. 948.055, if the information is necessary for the care of the juvenile or for the
23 protection of any person living in the foster home, treatment foster home, group
24 home, ~~child caring institution~~ residential care center for children and youth, or
25 secured correctional facility. The foster parent, treatment foster parent, or operator

1 of a group home, ~~child caring institution~~ residential care center for children and
2 youth, or secured correctional facility receiving information under this paragraph
3 shall keep the information confidential.

4 ***-1290/P2.73*** SECTION 89. 938.38 (2) (intro.) of the statutes is amended to
5 read:

6 938.38 (2) PERMANENCY PLAN REQUIRED. (intro.) Except as provided in sub. (3),
7 for each juvenile living in a foster home, treatment foster home, group home, ~~child~~
8 ~~caring institution~~ residential care center for children and youth, secure detention
9 facility, or shelter care facility, the agency that placed the juvenile or arranged the
10 placement or the agency assigned primary responsibility for providing services to the
11 juvenile under s. 938.355 shall prepare a written permanency plan, if any of the
12 following conditions exists:

13 ***-1290/P2.74*** SECTION 90. 938.51 (1d) (intro.) of the statutes is amended to
14 read:

15 938.51 (1d) (intro.) At least 15 days prior to the release from a nonsecured ~~child~~
16 ~~caring institution~~ residential care center for children and youth of a juvenile who has
17 either been adjudicated delinquent under s. 48.12, 1993 stats., or s. 938.12 or been
18 found to be in need of protection or services under s. 48.13 (12), 1993 stats., or s.
19 938.13 (12) and who has been found to have committed a violation of ch. 940 or of s.
20 948.02, 948.025, or 948.03, and at least 15 days prior to the release from a nonsecured
21 ~~child caring institution~~ residential care center for children and youth of a juvenile
22 who has been found to be in need of protection or services under s. 48.13 (14), 1993
23 stats., or s. 938.13 (14), the department or county department having supervision
24 over the juvenile shall notify all of the following persons of the juvenile's release:

1 ***-1290/P2.75*** SECTION 91. 938.51 (4) (intro.) of the statutes is amended to
2 read:

3 938.51 (4) (intro.) If a juvenile described in sub. (1), (1d), or (1g) escapes from
4 a secured correctional facility, ~~child caring institution~~ residential care center for
5 children and youth, secured group home, inpatient facility, secure detention facility,
6 or juvenile portion of a county jail, or from the custody of a peace officer or a guard
7 of such a facility, ~~institution center~~, home, or jail, or has been allowed to leave a
8 secured correctional facility, ~~child caring institution~~ residential care center for
9 children and youth, secured group home, inpatient facility, secure detention facility,
10 or juvenile portion of a county jail for a specified period of time and is absent from
11 the facility, ~~institution center~~, home, or jail for more than 12 hours after the
12 expiration of the specified period, as soon as possible after the department or county
13 department having supervision over the juvenile discovers that escape or absence,
14 that department or county department shall make a reasonable attempt to notify by
15 telephone all of the following persons:

16 ***-1290/P2.76*** SECTION 92. 938.538 (3) (a) 1p. of the statutes is amended to
17 read:

18 938.538 (3) (a) 1p. Alternate care, including placement in a foster home,
19 treatment foster home, group home, ~~child caring institution~~ residential care center
20 for children and youth, or secured child caring institution.

21 ***-1290/P2.77*** SECTION 93. 938.539 (5) of the statutes is amended to read:

22 938.539 (5) With respect to a juvenile who is placed in a ~~child caring institution~~
23 residential care center for children and youth or a secured child caring institution
24 under s. 938.34 (4d) or 938.357 (4) (a) or in a less restrictive placement under s.
25 938.357 (4) (c), the child welfare agency operating the ~~child caring institution~~

1 residential care center for children and youth or secured child caring institution in
2 which the juvenile is placed, and the person operating any less restrictive placement
3 in which the juvenile is placed, shall operate that ~~child caring institution~~ residential
4 care center for children and youth, secured child caring institution, or less restrictive
5 placement as a Type 2 child caring institution or a Type 2 secured correctional
6 facility. This subsection does not preclude a child welfare agency or other person
7 from placing in a ~~child caring institution~~ residential care center for children and
8 youth, secured child caring institution, or less restrictive placement in which a
9 juvenile is placed under s. 938.34 (4d) or 938.357 (4) (a) or (c) a juvenile who is not
10 placed under s. 938.34 (4d) or 938.357 (4) (a) or (c).

11 *–1290/P2.78* SECTION 94. 938.57 (3) (a) 4. of the statutes is amended to read:

12 938.57 (3) (a) 4. Is living in a foster home, treatment foster home, group home
13 ~~or child caring institution, or residential care center for children and youth.~~

14 *–1290/P2.79* SECTION 95. 938.78 (3) of the statutes is amended to read:

15 938.78 (3) If a juvenile adjudged delinquent under s. 48.12, 1993 stats., or s.
16 938.12 or found to be in need of protection or services under s. 48.13 (12), 1993 stats.,
17 or s. 48.13 (14), 1993 stats., or s. 938.13 (12) or (14) on the basis of a violation of s.
18 941.10, 941.11, 941.20, 941.21, 941.23, 941.235, 941.237, 941.24, 941.26, 941.28,
19 941.295, 941.298, 941.30, 941.31, 941.32, 941.325, 943.02, 943.03, 943.04, 943.10 (2)
20 (a), 943.23 (1g), (1m), or (1r), 943.32 (2), 948.02, 948.025, 948.03, 948.05, 948.055,
21 948.60, 948.605, or 948.61 or any crime specified in ch. 940 has escaped from a
22 secured correctional facility, ~~child caring institution~~ residential care center for
23 children and youth, secured group home, inpatient facility, as defined in s. 51.01 (10),
24 secure detention facility, or juvenile portion of a county jail, or from the custody of
25 a peace officer or a guard of such a facility, ~~institution center~~, or jail, or has been

1 allowed to leave a secured correctional facility, ~~child-caring institution~~ residential
 2 care center for children and youth, secured group home, inpatient facility, secure
 3 detention facility, or juvenile portion of a county jail for a specified time period and
 4 is absent from the facility, ~~institution center~~, home, or jail for more than 12 hours
 5 after the expiration of the specified period, the department or county department
 6 having supervision over the juvenile may release the juvenile's name and any
 7 information about the juvenile that is necessary for the protection of the public or to
 8 secure the juvenile's return to the facility, ~~institution center~~, home, or jail. The
 9 department of corrections shall promulgate rules establishing guidelines for the
 10 release of the juvenile's name or information about the juvenile to the public.

11 ***-1290/P2.80* SECTION 96.** 940.295 (2) (m) of the statutes is amended to read:
 12 940.295 (2) (m) ~~An institution~~ A residential care center for children and youth
 13 operated by a child welfare agency licensed under s. 48.60 or an institution operated
 14 by a public agency for the care of neglected, dependent, or delinquent children.

NOTE: This SECTION eliminates a vague reference to an "institution" operated by a child welfare agency and replaces that vague reference with a specific reference to a "residential care center for children and youth" operated by a child welfare agency, which is the legally defined and professionally accepted term for a facility operated by a child welfare agency for the care and maintenance of children.

15 ***-1281/P2.15* SECTION 97. Initial applicability.**

16 (1) COUNCIL ON DEVELOPMENTAL DISABILITIES. ~~This act~~ first applies to
 17 appointments or reappointments of members of the council on developmental
 18 disabilities made on the effective date of this subsection.

19 (END)

The treatment of
 and 4., sections 15.197 (1)(n) (intro.), (a) (intro.) ~~(a)~~
 1. to 3., (am) (intro.), 2, and 3., (b), (bm), (c), (cm), and (d) and
 51.437 (14r) (a) 7. and (c) of the statutes