Original Updated	Corrected Supplemental				
LRB Number 17-2719/1	Introduction Number AB-0794				
Description secured residential care centers for children and youth and granting rule-making authority					
Fiscal Effect					
Appropriations Revenue	s Increase Costs - May be possible to absorb within agency's budget				
Local: No Local Government Costs Indeterminate 1. Increase Costs Permissive Mandatory 2. Decrease Costs Permissive Mandatory Permissi	Affected ve Mandatory Towns Village Cities				
Fund Sources Affected Affected Ch. 20 Appropriations GPR FED PRO PRS SEG					
Agency/Prepared By Aut	horized Signature Date				
DHS/ Michael Christopherson (608) 266-9364 Andy Forsaith (608) 266-7684					

Fiscal Estimate - 2017 Session

Fiscal Estimate Narratives DHS 1/24/2018

LRB Number 17-2719/1	Introduction Number	AB-0794	Estimate Type	Original	
Description					
secured residential care centers for children and youth and granting rule-making authority					

Assumptions Used in Arriving at Fiscal Estimate

Under current law, a juvenile, if adjudicated delinquent, may receive a correctional placement in a Type 1 juvenile correctional facility or in a secured residential care center for children and youth (SRCCCY) licensed by the Department of Corrections. This bill transfers licensing authority of SRCCCYs from DOC to the Department of Children and Families. DCF would be able to license a county department or child welfare agency to operate a SRCCCY. County departments overseeing child welfare would have the same authority DOC has under current law to supervise juveniles placed in a SRCCCY.

Under current law, DOC, with the consent of the Department of Health Services, may notify and immediately transfer a juvenile to a DHS mental health facility, if a licensed psychologist of a juvenile correctional facility or SRCCCY, or a licensed DOC physician has reason to believe the juvenile is in need of services for developmental disabilities, alcoholism, drug dependency, or is in need of psychiatric services. The bill would also allow both DOC and county departments operating a SRCCCY to authorize emergency transfers of juveniles to a DHS mental health facility, if a youth has a developmental disability, mental illness, alcoholism, or drug dependency, and the individual's conduct becomes a danger to themselves or others.

DHS does not expect this bill to increase the number of juveniles transported to a DHS mental health facility through either transfers or through emergency transfers from a Type 1 juvenile correctional facility or SRCCCY. Therefore, the Department does not expect a fiscal impact from this bill.

It is indeterminate how this bill would affect counties' costs. Some county departments of health services may license a SRCCCY, increasing costs for providing a new service, but counties are not required to license a SRCCCY in their community under this bill.

Long-Range Fiscal Implications