CERTIFICATION OF ENROLLMENT

SECOND SUBSTITUTE SENATE BILL 5486

Chapter 117, Laws of 2015

64th Legislature 2015 Regular Session

PARENTS FOR PARENTS PROGRAM

EFFECTIVE DATE: 7/24/2015

Passed by the Senate March 3, 2015 Yeas 48 Nays 0

BRAD OWEN

President of the Senate

Passed by the House April 13, 2015 Yeas 83 Nays 14

FRANK CHOPP

Speaker of the House of Representatives

Approved April 25, 2015 11:02 AM

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SECOND SUBSTITUTE SENATE BILL 5486** as passed by Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

April 25, 2015

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

SECOND SUBSTITUTE SENATE BILL 5486

Passed Legislature - 2015 Regular Session

State of Washington 64th Legislature 2015 Regular Session

By Senate Ways & Means (originally sponsored by Senators Frockt, O'Ban, Darneille, Fraser, Miloscia, Rolfes, Hargrove, Billig, Ranker, Hewitt, Kohl-Welles, and McAuliffe)

READ FIRST TIME 02/25/15.

1 AN ACT Relating to creating the parents for parents program; 2 adding new sections to chapter 2.70 RCW; and creating a new section.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Early outreach and education helps shift 4 NEW SECTION. Sec. 1. 5 the attitudes of parents involved in the dependency court system from 6 anger and resentment to acknowledgment and acceptance, enhances 7 parents' engagement in court-ordered plans in the dependency system, and increases the likelihood of family reunification. The parents for 8 9 parents program has been shown to increase the number of family reunifications, where appropriate, while decreasing the length of 10 11 time needed to establish permanence. The program currently exists in nine counties: Grays Harbor/Pacific, King, Kitsap, Pierce, Snohomish, 12 13 Spokane, and Thurston/Mason. It is the legislature's goal to continue 14 to support the program in these counties, standardize the parents for parents curriculum among counties in which it is currently utilized, 15 16 and replicate the program statewide by the end of the 2019-2021 17 biennium.

18 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 2.70 RCW 19 to read as follows:

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1 For the purposes of sections 3 through 6 of this act, "child welfare parent mentor" means a parent who has successfully resolved 2 the issues that led the parent's child into the care of the juvenile 3 dependency court system, resulting in family reunification or another 4 has permanency outcome, and who interest 5 an in working б collaboratively to improve the lives of children and families.

7 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 2.70 RCW 8 to read as follows:

9 (1) The goal of the parents for parents program is to increase 10 the permanency and well-being of children in foster care through peer 11 mentoring that increases parental engagement and contributes to 12 family reunification.

(2) The parents for parents program may provide structured peer
 mentoring for families entering the dependency court system,
 administered by child welfare parent mentors.

16 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 2.70 RCW 17 to read as follows:

18 Subject to the availability of amounts appropriated for this 19 specific purpose, components of the parents for parents program, 20 provided by child welfare parent mentors, may include:

(1) Outreach and support to parents at dependency-relatedhearings, beginning with the shelter care hearing;

(2) A class that educates parents about the dependency system they must navigate in order to have their children returned, empowers them with tools and resources they need to be successful with their case plan, and provides information that helps them understand and support the needs of their children;

(3) Ongoing individual peer support to help parents involved withthe child welfare system;

30 (4) Structured, curriculum-based peer support groups.

31 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 2.70 RCW 32 to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the parents for parents program shall be funded through the office of public defense and centrally administered through a pass-through to a Washington state nonprofit-lead

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1 organization that has extensive experience supporting child welfare
2 parent mentors.

3 (2) Through the contract with the lead organization, each local 4 program must be locally administered by the county superior court or 5 a nonprofit organization that shall serve as the host organization.

6 (3) Local stakeholders representing key child welfare systems 7 shall serve as parents for parents program advisors. Examples of 8 local stakeholders include the children's administration, the 9 superior court, attorneys for the parents, assistant attorneys 10 general, and court-appointed special advocates or guardians ad litem.

(4) A child welfare parent mentor lead shall provide programcoordination and maintain local program information.

13 (5) The lead organization shall provide ongoing training to the 14 host organizations, statewide program oversight and coordination, and 15 maintain statewide program information.

16 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 2.70 RCW 17 to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, a research entity with experience in child welfare research shall conduct an evaluation of the parents for parents program. The evaluation design must meet the standards necessary to determine whether parents for parents can be considered a researchbased program.

(2) A preliminary report to the legislature must be provided by December 1, 2016. At a minimum, the preliminary report must include statistics showing rates of attendance at court hearings and compliance with court-ordered services and visitation. The report must also address whether participation in the program affected participants' overall understanding of the dependency court process.

30 (3) A subsequent report must be delivered to the legislature by 31 December 1, 2019. In addition to the information required under 32 subsection (2) of this section, this report must include statistics 33 demonstrating the effect of the program on reunification rates and 34 lengths of time families were engaged in the dependency court system 35 before achieving permanency.

> Passed by the Senate March 3, 2015. Passed by the House April 13, 2015. Approved by the Governor April 25, 2015. Filed in Office of Secretary of State April 25, 2015.