HOUSE BILL 2883

State of Washington 65th Legislature 2018 Regular Session

By Representatives Haler, Lovick, Johnson, Klippert, Jenkin, Schmick, Pettigrew, and Ortiz-Self

Read first time 01/19/18. Referred to Committee on Early Learning & Human Services.

1 AN ACT Relating to ensuring access to community-based services 2 for developmentally disabled citizens currently served by the 3 developmental disabilities administration; and amending RCW 4 71A.12.290.

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

6 Sec. 1. RCW 71A.12.290 and 2012 c 49 s 1 are each amended to 7 read as follows:

(1) Clients age twenty-one and older who are receiving or have 8 received employment services must be offered the choice to transition 9 to a community access program after up to nine months of enrollment 10 in an employment program, and the option to transition from a 11 12 community access program to an employment program at any time. 13 Enrollment in an employment program begins at the time the client is 14 authorized to receive employment. Employment related activities such as skill development, job coaching, mentorship, and other vocational 15 16 or work related educational programs or activities completed during 17 the client's special education transition period must be counted when verifying sufficient participation in an employment program. 18

19 (2) Prior approval by the department shall not be required to 20 effectuate the client's choice to transition from an employment program to community ((access)) <u>inclusion</u> services after verifying <u>up</u>
<u>to</u> nine months of participation in employment-related services.

3 The department shall inform clients and (3) their legal representatives of all available options for employment and day 4 services, including the opportunity to request an exception from 5 6 enrollment in an employment program. Information provided to the client and the client's legal representative must include the types 7 of activities each service option provides, and the amount, scope, 8 and duration of service for which the client would be eligible under 9 10 each service option. An individual client may be authorized for only 11 one service option, either employment services or community access 12 services. Clients may not participate in more than one of these services at any given time. 13

(4) The department shall work with counties and stakeholders to 14 strengthen and expand the existing community ((access)) inclusion 15 16 programs, including the consideration of options that allow for 17 alternative service settings outside of the client's residence, including settings where another developmental disabilities 18 19 administration client may be present. The program should emphasize support for the clients so that they are able to participate in 20 21 activities that integrate them into their community, are based on 22 client choices and person-centered planning, and support independent 23 living and skills.

(5) The department shall develop rules to allow for an exception 24 25 to the requirement that a client participate in an employment program 26 for <u>up to</u> nine months prior to transitioning to a community access 27 program. The department shall issue an annual report due on December 28 1st of each year to the legislature that includes an analysis of the 29 number of exceptions sought and granted in each county in Washington, 30 as well as recommendations for how to make the exception process 31 easier to navigate for clients and families in each county.

32 <u>(6) The department may not set up, promulgate, or implement</u> 33 <u>community-based service provider billing processes, criteria, or</u> 34 <u>rules that restrict provider ability to bill for providing federally</u> 35 <u>permitted community-based services, used by a developmental</u> 36 <u>disabilities administration client, in an integrated setting, or with</u> 37 <u>another developmental disabilities administration client in a</u> 38 <u>community setting.</u>

39 <u>(7) If a developmental disabilities administration client or the</u> 40 <u>client's legal representative identifies a lack of fully integrated</u>

community inclusion service opportunities in the client's community 1 or the local jurisdiction does not have an adequate employment 2 infrastructure or employment opportunities to support the client's 3 employment goals under the client's person-centered plan, the 4 developmental disabilities administration must allow the client to 5 6 access community inclusion services in which another developmental 7 disabilities administration client may be present and must allow the community inclusion provider to bill for the community inclusion 8 service provided. Regardless of whether the service provided is in a 9 fully integrated setting, the developmental disabilities 10 administration is required to reimburse community inclusion service 11 providers in accordance with RCW 71A.12.030, 71A.12.040, 71A.14.060, 12 71A.14.080, and other relevant state statutes. 13

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