30-LS0451\R Glover 3/7/17

CS FOR HOUSE BILL NO. 151()

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTIETH LEGISLATURE - FIRST SESSION

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Offered: Referred:

Sponsor(s): REPRESENTATIVE GARA

A BILL

FOR AN ACT ENTITLED

"An Act relating to the duties of the Department of Health and Social Services; relating to training and workload standards for employees of the Department of Health and Social Services; relating to foster care home licensing; relating to placement of a child in need of aid; relating to the rights and responsibilities of foster parents; relating to subsidies for adoption or guardianship of a child in need of aid; requiring the Department of Health and Social Services to provide information to a child or person released from the department's custody; and providing for an effective date."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Section 1. The uncodified law of the State of Alaska is amended by adding a new section to read:

SHORT TITLE. This Act may be known as the Children Deserve a Loving Home Act.

* Sec. 2. AS 25.23.210(b) is amended to read:

(b) A subsidy granted by the department under this section may be

Drafted by Legal Services

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(1)	paid for a	specified	length	of time	not to	extend	after	the	child's
21st [18TH] birthd	lay; and								

- (2) a deferred subsidy; in this paragraph, "deferred subsidy" means that no monetary reimbursement is paid to a family but other benefits are paid for the child.
- * Sec. 3. AS 47.05.065 is amended to read:
 - Sec. 47.05.065. Legislative findings related to children. The legislature finds
 - (1) parents have the following rights and responsibilities relating to the care and control of their child while the child is a minor:
 - (A) the responsibility to provide the child with food, clothing, shelter, education, and medical care;
 - (B) the right and responsibility to protect, nurture, train, and discipline the child, including the right to direct the child's medical care and the right to exercise reasonable corporal discipline;
 - (C) the right to determine where and with whom the child shall live;
 - (D) the right and responsibility to make decisions of legal or financial significance concerning the child;
 - (E) the right to obtain representation for the child in legal actions; and
 - (F) the responsibility to provide special safeguards and care, including appropriate prenatal and postnatal protection for the child;
 - (2) it is the policy of the state to strengthen families and to protect children from child abuse and neglect; the state recognizes that, in some cases, protection of a child may require removal of the child from the child's home; however,
 - (A) except in those cases involving serious risk to a child's health or safety, the Department of Health and Social Services should provide time-limited family support services to the child and the child's family in order to offer parents the opportunity to remedy parental conduct or conditions in the home that placed the child at risk of harm so that a child may return home

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 safely and permanently; and

- (B) the state also recognizes that when a child is removed from the home, visitation between the child and the child's parents or guardian and family members reduces the trauma for the child and enhances the likelihood that the child will be able to return home; therefore, whenever a child is removed from the parental home, the Department of Health and Social Services should encourage frequent, regular, and reasonable visitation of the child with the child's parent or guardian and family members;
- (3) it is the policy of the state to recognize that, when a child is a ward of the state, the child is entitled to reasonable safety, adequate care, and adequate treatment and that the Department of Health and Social Services as legal custodian and the child's guardian ad litem as guardian of the child's best interests and their agents and assignees, each should make reasonable efforts to ensure that the child is provided with reasonable safety, adequate care, and adequate treatment for the duration of time that the child is a ward of the state;
- (4) it is in the best interests of a child who has been removed from the child's own home for the state to apply the following principles in resolving the situation:
 - (A) the child should be placed in a safe, secure, and stable environment;
 - (B) the child should not be moved unnecessarily;
 - (C) a planning process should be followed to lead to permanent placement of the child;
 - (D) every effort should be made to encourage psychological attachment between the adult caregiver and the child;
 - (E) frequent, regular, and reasonable visitation with the parent or guardian and family members should be encouraged; [AND]
 - (F) parents and guardians must actively participate in family support services so as to facilitate the child's being able to remain in the home; when children are removed from the home, the parents and guardians must actively participate in family support services to make return of their children

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to the home possible; and

(G) to the extent practicable, the Department of Health and Social Services should enable a child's contact with previous out-of-home caregivers when appropriate and in the best interests of the child;

- (5) numerous studies establish that
- (A) children undergo a critical attachment process before the time they reach six years of age;
- (B) a child who has not attached with an adult caregiver during this critical stage will suffer significant emotional damage that frequently leads to chronic psychological problems and antisocial behavior when the child reaches adolescence and adulthood; and
- (C) it is important to provide for an expedited placement procedure to ensure that all children, especially those under the age of six years, who have been removed from their homes are placed in permanent homes expeditiously.

* Sec. 4. AS 47.10.080(s) is amended to read:

(s) The department may transfer a child, in the child's best interests, from one placement setting to another, and the child, the child's parents or guardian, the child's foster parents or out-of-home caregiver, the child's guardian ad litem, the child's attorney, and the child's tribe are entitled to advance notice of a nonemergency transfer. A party opposed to the proposed transfer may request a hearing and must prove by clear and convincing evidence that the transfer would be contrary to the best interests of the child for the court to deny the transfer. A foster parent or out-of-home caregiver who requests a nonemergency change in placement of the child shall provide the department with reasonable advance notice of the requested change. When the department shall search for an appropriate placement with an adult family member or a family friend who meets the foster care licensing requirements established by the department. A supervisor at the department shall certify in writing in the case file whether the department has searched for an appropriate placement with an adult family member or family friend. If the department has not complied with

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the search requirements under this subsection, the supervisor shall work to ensure that the department completes the search in the shortest time feasible.

* Sec. 5. AS 47.10.084 is amended by adding a new subsection to read:

- (d) When the child is placed in foster care, the foster parent has the right and responsibility to use a reasonable and prudent parent standard to make decisions relating to the child. The foster parent may make decisions under (a) or (b) of this section that include decisions relating to the child's participation in age-appropriate or developmentally appropriate activities, including travel, sports, field trips, overnight activities, and extracurricular, enrichment, cultural, and social activities. The department shall provide foster parents with training regarding the reasonable and prudent parent standard. In this subsection, "reasonable and prudent parent standard" means a standard characterized by careful and sensible decisions to maintain the health, safety, and best interests of the child while encouraging the emotional and developmental growth of the child.
- * Sec. 6. AS 47.10.086 is amended by adding a new subsection to read:
 - (h) The department shall engage a child who is 14 years of age or older in the development or revision of a case plan, permanency goal, or alternative permanency plan for the child. The department shall also allow the child to select not more than two adults to participate in the development or revision of the plan in addition to the child's foster parents or department employees who are supervising the care of the child. The department may reject an adult selected by the child if the department has good cause to believe that the adult will not act in the best interests of the child. If the department rejects an adult, the child may select another adult. The child may designate one of the adults to be the child's advisor, and the advisor may advocate for the child.
- * Sec. 7. AS 47.10.093(b) is amended to read:
 - (b) A state or municipal agency or employee shall disclose appropriate confidential information regarding a case to
 - (1) a guardian ad litem appointed by the court;
 - (2) a person or an agency requested by the department or the child's legal custodian to provide consultation or services for a child who is subject to the

jurisdiction of the court under AS 47.10.010 as necessary to enable the provision of the consultation or services:

- (3) an out-of-home care provider as necessary to enable the out-ofhome care provider to provide appropriate care to the child, to protect the safety of the child, and to protect the safety and property of family members and visitors of the outof-home care provider;
- (4) a school official as necessary to enable the school to provide appropriate counseling and support services to a child who is the subject of the case, to protect the safety of the child, and to protect the safety of school students and staff;
- (5) a governmental agency as necessary to obtain that agency's assistance for the department in its investigation or to obtain physical custody of a child;
- (6) a law enforcement agency of this state or another jurisdiction as necessary for the protection of any child or for actions by that agency to protect the public safety;
- (7) a member of a multidisciplinary child protection team created under AS 47.14.300 as necessary for the performance of the member's duties;
- (8) the state medical examiner under AS 12.65 as necessary for the performance of the duties of the state medical examiner;
- a person who has made a report of harm as required by AS 47.17.020 to inform the person that the investigation was completed and of action taken to protect the child who was the subject of the report;
- (10) the child support services agency established in AS 25.27.010 as necessary to establish and collect child support for a child who is a child in need of aid under this chapter;
- (11) a parent, guardian, or caregiver of a child or an entity responsible for ensuring the safety of children as necessary to protect the safety of a child;
- (12) a review panel established by the department for the purpose of reviewing the actions taken by the department in a specific case;
- (13) the University of Alaska under the Alaska higher education savings program for children established under AS 47.14.400, but only to the extent

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that the information is necessary to support the program and only if the information released is maintained as a confidential record by the University of Alaska;

- (14) a child placement agency licensed under AS 47.32 as necessary to provide services for a child who is the subject of the case; [AND]
- (15) a state or municipal agency of this state or another jurisdiction that is responsible for delinquent minors, as may be necessary for the administration of services, protection, rehabilitation, or supervision of a child or for actions by the agency to protect the public safety; however, a court may review an objection made to a disclosure under this paragraph; the person objecting to the disclosure bears the burden of establishing by a preponderance of the evidence that disclosure is not in the child's best interest; and
- (16) a sibling of a child who is the subject of the case to allow the siblings to contact each other if it is in the best interests of the child to maintain contact; in this paragraph, "sibling" means an adult or minor who is related to the child who is the subject of the case by blood, adoption, or marriage as a child of one or both of the parents of the child who is the subject of the case; a sibling who is adopted by a person other than the parent of the child who is the subject of the case remains a sibling of the child.
- * Sec. 8. AS 47.10.142(i) is amended to read:
 - (i) When the department takes emergency custody of a child under this section or a court orders a child committed to the department for temporary placement under this section, the department shall, to the extent feasible and consistent with the best interests of the child, place the child according to the criteria specified under AS 47.14.100(e). A supervisor at the department shall certify in writing in the case file whether the department has searched for an appropriate placement with an adult family member or family friend. If the department has not complied with the search requirements under this subsection, the supervisor shall work to ensure that the department completes the search in the shortest time feasible if it is consistent with the best interests of the child.
- * Sec. 9. AS 47.14.100(d) is amended to read:
 - (d) In addition to money paid for the maintenance of foster children under (b)

of this section, for a child who is under 21 years of age, the department

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- (1) shall pay the costs of caring for $\underline{\mathbf{a}}$ foster $\underline{\mathbf{child}}$ [CHILDREN] with $\underline{\mathbf{a}}$ physical or mental $\underline{\mathbf{disability}}$ [DISABILITIES], including the additional costs of medical care, habilitative and rehabilitative treatment, services and equipment, and special clothing, and the indirect costs of medical care, including child care and transportation expenses;
- (2) may pay for respite care; in this paragraph, "respite care" means child care for the purpose of providing temporary relief from the stresses of caring for a foster child; and
- (3) may pay a subsidized guardianship payment under AS 25.23.210 when a foster child's foster parents or other persons approved by the department become court-appointed legal guardians of the child.
- * Sec. 10. AS 47.14.100(e) is amended to read:
 - (e) When a child is removed from a parent's home, the department shall search for an appropriate placement with an adult family member or family friend. A supervisor at the department shall certify in writing in the case file whether the department has searched for an appropriate placement with an adult family member or family friend. If the department has not complied with the search requirements under this subsection, the supervisor shall work to ensure that the department completes the search in the shortest time feasible. The department shall place the child, in the absence of clear and convincing evidence of good cause to the contrary,
 - (1) in the least restrictive setting that most closely approximates a family and that meets the child's special needs, if any;
 - (2) within reasonable proximity to the child's home, taking into account any special needs of the child and the preferences of the child or parent;
 - (3) with, in the following order of preference,
 - (A) an adult family member;
 - (B) a family friend who meets the foster care licensing requirements established by the department;
 - (C) a licensed foster home that is not an adult family member

or family friend;

(D) an institution for children that has a program suitable to meet the child's needs.

* Sec. 11. AS 47.14.100(i) is amended to read:

- (i) A child may not be placed with an out-of-home care provider if the department determines that the child can remain safely at home with <u>an adult family member</u> [ONE PARENT] or guardian <u>who lives with the child</u>. In this subsection, "out-of-home care provider" means an agency or person, other than the child's legal parents, with whom a child who is in the custody of the state under AS 47.10.080(c)(1) or (3), 47.10.142, or (c) of this section is currently placed; "agency or person" includes a foster parent, a relative other than a parent, a person who has petitioned for adoption of the child, and a residential child care facility.
- * Sec. 12. AS 47.14.100(r) is amended to read:
 - (r) The department shall make reasonable efforts to place siblings in the same placement if the siblings are residing in the same home when taken into the custody of the department. If siblings are not placed together after reasonable efforts have been made, the case supervisor for the division with responsibility over the custody of children shall document in the file the efforts that were made and the reason separating the siblings for placement purposes is in the best interest of the children. If it is in the best interests of the children to maintain contact, the department shall provide each sibling with contact information for the other sibling and encourage the children's caregivers to provide opportunities for contact between the siblings. In this subsection, "sibling" means two or more persons who are related by blood, adoption, or marriage as a child of one or both parents.
- * Sec. 13. AS 47.14 is amended by adding a new section to read:
 - Sec. 47.14.112. Training and workload standards; report to legislature. (a) The department shall implement workload standards and a training program for employees who supervise the care of children committed to the supervision or custody of the department under AS 47.10. Except as provided under (b) of this section, the department shall prepare a staffing report if the department is unable
 - (1) to employ the number of qualified employees necessary to ensure

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- (A) the department reasonably and safely minimizes the time a child is not in a permanent living arrangement or under a permanent guardianship;
- (B) a child is not removed from the child's home when it is possible and in the child's best interest for the department to work with the child's family to prevent the removal of the child from the child's home;
- (C) each child is placed in a permanent home not more than 24 months after the date the child is first removed from the child's home;
- (2) to meet best practices standards set by the department requiring the employment of mentors for employees who supervise the care of children committed to the supervision or custody of the department under AS 47.10;
- (3) for a new employee who supervises the care of a child committed to the supervision or custody of the department under AS 47.10, to
 - (A) provide a minimum of six weeks of training unless the department finds that the new employee has sufficient experience to justify a shorter training period;
 - (B) limit the employee's workload as follows:
 - (i) before the beginning of an employee's fourth month of work with the department, the employee may supervise not more than six families;
 - (ii) after the beginning of the employee's fourth month of work but before the end of the employee's sixth month of work with the department, the employee may supervise not more than 12 families;
 - (iii) when an employee supervises families in a region where travel distances negatively affect the employee's ability to supervise families and the employee has worked for the department for less than 12 months, the employee may not supervise the maximum number of families provided under (i) and (ii) of this subparagraph.
- (b) If a staffing report is required under this section, the department shall explain in the staffing report why the department is not able to meet the standards, the

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30 31 amount of funding that would be necessary to meet the standards, and the effects on a child and the child's family of not meeting the standards. The department shall include the staffing report in the annual report to the legislature required under AS 18.05.020.

- (c) The department is not required to submit a staffing report under this section if the department is unable to maintain adequate staffing levels because qualified applicants are not available and the department is actively recruiting qualified applicants.
- * Sec. 14. AS 47.14.115 is amended by adding a new subsection to read:
 - (b) If the department determines that it is in the best interests of a child in the department's custody to place the child with an adult family member who does not have a foster care home license under AS 47.32, the department shall assist the adult family member in obtaining a license, including assisting the adult family member with obtaining any variances necessary to obtain the license, so that the family member is eligible for payments under AS 47.14.100(b) and (d).
- * Sec. 15. AS 47.18.320 is amended by adding a new subsection to read:
 - (d) When an individual 16 years of age or older who has been in state custody under AS 47.10 for at least six months is released from state custody, the department shall, in addition to any training, services, and assistance provided under (a) (c) of this section, provide the individual with or assist the individual with obtaining the individual's
 - (1) birth certificate; the birth certificate may be an official or certified copy;
 - (2) social security card;
 - (3) health insurance information;
 - (4) medical records;
 - (5) driver's license or identification card; and
 - (6) certificate of degree of Indian or Alaska Native blood, if applicable.
- * Sec. 16. AS 47.32.032 is amended by adding a new subsection to read:
 - (c) To the extent feasible, the department shall approve or deny a foster care home license, including a request for a variance under this section, not more than 45

days after the date the department receives the application for a foster care home license. If it is not feasible to approve or deny a foster care home license not more than 45 days after receiving the application, a supervisory-level employee may authorize a longer period of time for the decision, but the period must be the shortest period feasible.

* Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to read:

APPLICABILITY. (a) Sections 3 - 8 and 10 - 16 of this Act apply to a child in the custody or under the supervision of the Department of Health and Social Services under AS 47.10 on or after the effective date of secs. 3 - 8 and 10 - 16 of this Act.

- (b) Sections 2 and 9 of this Act apply to a person who is eligible for a subsidy or payment for the care of a child under AS 25.23.190 25.23.240 or AS 47.14.100 on or after the effective date of secs. 2 and 9 of this Act, including a person who was ineligible for a payment under AS 25.23.190 25.23.240 or AS 47.14.100 before the effective date of secs. 2 and 9 of this Act solely because the child turned 18.
- * Sec. 18. The uncodified law of the State of Alaska is amended by adding a new section to read:

TRANSITION: REGULATIONS. The Department of Health and Social Services may adopt regulations necessary to implement the changes made by this Act. The regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the law implemented by the regulation.

* Sec. 19. The uncodified law of the State of Alaska is amended by adding a new section to read:

TRANSITION: IMPLEMENTATION OF DEPARTMENT OF HEALTH AND SOCIAL SERVICES STAFFING AND TRAINING STANDARDS. The Department of Health and Social Services shall implement all of the provisions of this Act as expeditiously as possible, and, not later than

- (1) one year after the effective date of sec. 13 of this Act, shall adopt training regulations necessary to meet the standards in AS 47.14.112(a)(3)(A), added by sec. 13 of this Act;
 - (2) two years after the effective date of sec. 13 of this Act, hire the staff

4 5 necessary to meet the workload standards in AS 47.12.112(a)(1), (2), and (3)(B), added by sec. 13 of this Act;

- (3) three years after the effective date of secs. 1 12 and 14 16 of this Act, shall implement the changes made by secs. 1 12 and 14 16 of this Act.
 - * Sec. 20. Section 18 of this Act takes effect immediately under AS 01.10.070(c).