# **2011 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 2.2-2648 of the Code of Virginia, relating to the State Executive Council
 3 for Comprehensive Services for At-Risk Youth and Families; powers and duties.

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#### Approved

## 6 Be it enacted by the General Assembly of Virginia:

7 1. That § 2.2-2648 of the Code of Virginia is amended and reenacted as follows:

8 § 2.2-2648. State Executive Council for Comprehensive Services for At-Risk Youth and Families;
9 membership; meetings; powers and duties.

10 A. The State Executive Council for Comprehensive Services for At-Risk Youth and Families (the 11 Council) is established as a supervisory council, within the meaning of § 2.2-2100, in the executive 12 branch of state government.

13 B. The Council shall consist of one member of the House of Delegates to be appointed by the Speaker of the House and one member of the Senate to be appointed by the Senate Committee on 14 15 Rules; the Commissioners of Health, of Behavioral Health and Developmental Services, and of Social Services; the Superintendent of Public Instruction; the Executive Secretary of the Virginia Supreme 16 17 Court; the Director of the Department of Juvenile Justice; the Director of the Department of Medical Assistance Services; the Governor's Special Advisor on Children's Services, to serve as an ex officio 18 19 non-voting member; the chairman of the state and local advisory team established pursuant to 20 § 2.2-5202; three local government representatives to include a member of a county board of supervisors 21 or a city council and a county administrator or city manager, to be appointed by the Governor; one public provider, to be appointed by the Governor; two private provider representatives from facilities 22 that maintain membership in an association of providers for children's or family services and receives 23 24 funding as authorized by the Comprehensive Services Act (§ 2.2-5200 et seq.), to be appointed by the 25 Governor, who may appoint from nominees recommended by the Virginia Coalition of Private Provider 26 Associations; and two parent representatives. The parent representatives shall be appointed by the 27 Governor for a term not to exceed three years and neither shall be an employee of any public or private program that serves children and families. The Governor's appointments shall be for a term not to 28 29 exceed three years and shall be limited to no more than two consecutive terms, beginning with 30 appointments after July 1, 2009. Appointments of legislative members shall be for terms coincident with 31 their terms of office. Legislative members shall not be included for the purposes of constituting a 32 quorum.

C. The Council shall be chaired by the Secretary of Health and Human Resources or a designated
deputy who shall be responsible for convening the council. The Council shall meet, at a minimum,
quarterly, to oversee the administration of this article and make such decisions as may be necessary to
carry out its purposes. Legislative members shall receive compensation as provided in § 30-19.12 and
nonlegislative citizen members shall receive compensation for their services as provided in §§ 2.2-2813

**39** D. The Council shall have the following powers and duties:

40 1. Hire and supervise a director of the Office of Comprehensive Services for At-Risk Youth and 41 Families;

42 2. Appoint the members of the state and local advisory team in accordance with the requirements of43 § 2.2-5201;

3. Provide for the establishment of interagency programmatic and fiscal policies developed by the
Office of Comprehensive Services for At-Risk Youth and Families, which support the purposes of the
Comprehensive Services Act (§ 2.2-5200 et seq.), through the promulgation of regulations by the
participating state boards or by administrative action, as appropriate;

48 4. Provide for a public participation process for programmatic and fiscal guidelines and dispute
49 resolution procedures developed for administrative actions that support the purposes of the
50 Comprehensive Services Act (§ 2.2-5200 et seq.). The public participation process shall include, at a
51 minimum, 60 days of public comment and the distribution of these guidelines and procedures to all
52 interested parties;

53 5. Oversee the administration of and consult with the Virginia Municipal League and the Virginia
54 Association of Counties about state policies governing the use, distribution and monitoring of moneys in
55 the state pool of funds and the state trust fund;

56 6. Provide for the administration of necessary functions that support the work of the Office of

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- 57 Comprehensive Services for At-Risk Youth and Families;

58 7. Review and take appropriate action on issues brought before it by the Office of Comprehensive
59 Services for At-Risk Youth and Families, Community Policy and Management Teams (CPMTs), local
60 governments, providers and parents;

8. Advise the Governor and appropriate Cabinet Secretaries on proposed policy and operational
changes that facilitate interagency service development and implementation, communication and
cooperation;

9. Provide administrative support and fiscal incentives for the establishment and operation of local comprehensive service systems;

10. Oversee coordination of early intervention programs to promote comprehensive, coordinated
service delivery, local interagency program management, and co-location of programs and services in
communities. Early intervention programs include state programs under the administrative control of the
state executive council member agencies;

11. Oversee the development and implementation of a mandatory uniform assessment instrument and
 process to be used by all localities to identify levels of risk of Comprehensive Services Act (CSA)
 youth;

73 12. Oversee the development and implementation of uniform guidelines to include initial intake and
74 screening assessment, development and implementation of a plan of care, service monitoring and
75 periodic follow-up, and the formal review of the status of the youth and the family;

76 13. Oversee the development and implementation of uniform guidelines for documentation for
 77 CSA-funded services;

78 14. Review and approve a request by a CPMT to establish a collaborative, multidisciplinary team79 process for referral and reviews of children and families pursuant to § 2.2-5209;

80 15. Oversee the development and implementation of mandatory uniform guidelines for utilization
81 management; each locality receiving funds for activities under the Comprehensive Services Act shall
82 have a locally determined utilization management plan following the guidelines or use of a process
83 approved by the Council for utilization management, covering all CSA-funded services;

16. Oversee the development and implementation of uniform data collection standards and the 84 collection of data, utilizing a secure electronic client-specific database for CSA-funded services, which 85 shall include, but not be limited to, the following client specific information: (i) children served, 86 including those placed out of state; (ii) individual characteristics of youths and families being served; 87 (iii) types of services provided; (iv) service utilization including length of stay; (v) service expenditures; 88 89 (vi) provider identification number for specific facilities and programs identified by the state in which 90 the child receives services; (vii) a data field indicating the circumstances under which the child ends 91 each service; and (viii) a data field indicating the circumstances under which the child exits the Comprehensive Services Act program. All client-specific information shall remain confidential and only 92 93 non-identifying aggregate demographic, service, and expenditure information shall be made available to 94 the public;

95 17. Oversee the development and implementation of a uniform set of performance measures for 96 evaluating the Comprehensive Services Act program, including, but not limited to, the number of youths 97 served in their homes, schools and communities. Performance measures shall be based on information: 98 (i) collected in the client-specific database referenced in subdivision 16, (ii) from the mandatory uniform 99 assessment instrument referenced in subdivision 11, and (iii) from available and appropriate client 100 outcome data that is not prohibited from being shared under federal law and is routinely collected by the state child-serving agencies that serve on the Council. If provided client-specific information, state child 101 102 serving agencies shall report available and appropriate outcome data in clause (iii) to the Office of Comprehensive Services for At-Risk Youth and Families. Outcome data submitted to the Office of 103 104 Comprehensive Services for At-Risk Youth and Families shall be used solely for the administration of 105 the Comprehensive Services Act program. Applicable client outcome data shall include, but not be limited to: (a) permanency outcomes by the Virginia Department of Social Services, (b) recidivism 106 outcomes by the Virginia Department of Juvenile Justice, and (c) educational outcomes by the Virginia 107 108 Department of Education. All client-specific information shall remain confidential and only 109 non-identifying aggregate outcome information shall be made available to the public;

110 18. Oversee the development and distribution of management reports that provide information to the public and CPMTs to help evaluate child and family outcomes and public and private provider 111 performance in the provision of services to children and families through the Comprehensive Services 112 Act program. Management reports shall include total expenditures on children served through the 113 Comprehensive Services Act program as reported to the Office of Comprehensive Services for At-Risk 114 Youth and Families by state child-serving agencies on the Council and shall include, but not be limited 115 to: (i) client-specific payments for inpatient and outpatient mental health services, treatment foster care 116 services and residential services made through the Medicaid program and reported by the Virginia 117

118 Department of Medical Assistance Services and (ii) client-specific payments made through the Title
119 IV-E foster care program reported by the Virginia Department of Social Services. The Office of
120 Comprehensive Services shall provide client-specific information to the state agencies for the sole
121 purpose of the administration of the Comprehensive Services Act program. All client-specific
122 information shall remain confidential and only non-identifying aggregate demographic, service,
123 expenditure, and outcome information shall be made available to the public;

124 19. Establish and oversee the operation of an informal review and negotiation process with the 125 Director of the Office of Comprehensive Services and a formal dispute resolution procedure before the 126 State Executive Council, which include formal notice and an appeals process, should the Director or 127 Council find, upon a formal written finding, that a CPMT failed to comply with any provision of this Act. "Formal notice" means the Director or Council provides a letter of notification, which 128 129 communicates the Director's or the Council's finding, explains the effect of the finding, and describes the 130 appeal process, to the chief administrative officer of the local government with a copy to the chair of 131 the CPMT. The dispute resolution procedure shall also include provisions for remediation by the CPMT 132 that shall include a plan of correction recommended by the Council and submitted to the CPMT. If the 133 Council denies reimbursement from the state pool of funds, the Council and the locality shall develop a 134 plan of repayment;

20. Deny state funding to a locality, in accordance with subdivision 19, where the CPMT fails to provide services that comply with the Comprehensive Services Act (§ 2.2-5200 et seq.); in accordance with subdivision 19, any other state law or policy, or any federal law pertaining to the provision of any service funded in accordance with § 2.2-5211;

139 21. Biennially publish and disseminate to members of the General Assembly and community policy
140 and management teams a state progress report on comprehensive services to children, youth and families
141 and a plan for such services for the next succeeding biennium. The state plan shall:

a. Provide a fiscal profile of current and previous years' federal and state expenditures for a
 comprehensive service system for children, youth and families;

b. Incorporate information and recommendations from local comprehensive service systems withresponsibility for planning and delivering services to children, youth and families;

c. Identify and establish goals for comprehensive services and the estimated costs of implementing
these goals, report progress toward previously identified goals and establish priorities for the coming
biennium;

d. Report and analyze expenditures associated with children who do not receive pool funding andhave emotional and behavioral problems;

e. Identify funding streams used to purchase services in addition to pooled, Medicaid, and Title IV-Efunding; and

153 f. Include such other information or recommendations as may be necessary and appropriate for the 154 improvement and coordinated development of the state's comprehensive services system; and

155 22. Oversee the development and implementation of mandatory uniform guidelines for intensive care 156 coordination services for children who are at risk of entering, or are placed in, residential care through 157 the Comprehensive Services Act program. The guidelines shall: (i) take into account differences among 158 localities, (ii) specify children and circumstances appropriate for intensive care coordination services, 159 (iii) define intensive care coordination services, and (iv) distinguish intensive care coordination services 160 from the regular case management services provided within the normal scope of responsibility for the 161 child-serving agencies, including the community services board, the local school division, local social 162 services agency, court service unit, and Department of Juvenile Justice. Such guidelines shall address: (a) identifying the strengths and needs of the child and his family through conducting or reviewing 163 164 comprehensive assessments including, but not limited to, information gathered through the mandatory 165 uniform assessment instrument; (b) identifying specific services and supports necessary to meet the identified needs of the child and his family, building upon the identified strengths; (c) implementing a 166 plan for returning the youth to his home, relative's home, family-like setting, or community at the 167 168 earliest appropriate time that addresses his needs, including identification of public or private 169 community-based services to support the youth and his family during transition to community-based 170 care; and (d) implementing a plan for regular monitoring and utilization review of the services and 171 residential placement for the child to determine whether the services and placement continue to provide 172 the most appropriate and effective services for the child and his family.

173 2. That the State Executive Council for Comprehensive Services for At-Risk Youth and Families 174 shall develop policies to implement the provisions of this act no later than July 1, 2011. In doing 175 so, the State Executive Council shall make a draft version of such policies available to the public 176 no later than April 1, 2011; receive public comment regarding the content of such policies for 60 177 days following publication of any draft policies; and publish the proposed final version of such 178 policies, together with such public comment as the State Executive Council may have received, the

- 179 State Executive Council's response to such comments, and an explanation of any changes to the state Executive Council's response to such comments, and an explanation of any changes to the proposed policy made in response to such comments at least seven days prior to the meeting at which such policies will be considered for adoption.3. That the provisions of this act shall apply to requests from localities for reimbursements for services provided on or after July 1, 2011. 180
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- 184 4. That an emergency exists and this act is in force from its passage.