Department of Planning and Budget 2013 Fiscal Impact Statement

1. Bill Number: SB 862

House of Origin	Introduced	Substitute	\boxtimes	Engrossed
Second House	In Committee	Substitute		Enrolled

2. Patron: Favola, Barbara A.

3. Committee: -

- **4. Title:** Foster care; independent living services
- **5. Summary:** The proposed legislation extends from 60 days to 180 days the period after discontinuation of independent living services during which a person in foster care who has not yet reached the age of 21 may request restoration of independent living services. The bill requires local departments of social services to provide information and counseling to persons ages 18 to 21 who elect to leave foster care or terminate independent living services regarding available independent living services, should the person choose to continue receiving them, and the option and process of restoration of services, should the person choose to discontinue them. Written notice of this option must be included in the individual's transition plan. In addition, the bill, as amended, contains an enactment clause which requires that a general fund appropriation be provided before its provisions can become effective.
- 6. Budget Amendment Necessary: Yes. Items 283, 338, and 341

7. Fiscal Impact Estimates: Preliminary

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Fiscal Year	Dollars *	Fund			
2013	-	-			
2014	\$459,455	General			
2014	\$10,546	Federal			
2015	\$685,753	General			
2013	\$15,740	Federal			
2016	\$685,753	General			
2016	\$15,740	Federal			
2017	\$685,753	General			
2017	\$15,740	Federal			
2018	\$685,753	General			
2018	\$15,740	Federal			
2019	\$685,753	General			
2019	\$15,740	Federal			

Expenditure Impact:

*Does not include local match of \$221,654 in FY 2014 and \$330,827 each year thereafter.

8. Fiscal Implications: The independent living program provides services and activities for current and former foster children to promote self-sufficiency. While the program covers a wide array of services, not all services require financial assistance from the state or localities. In addition, many of these services are covered by federal funds Virginia receives to support independent living services statewide.

The eligible population for the independent living program currently includes young people ages 14-18 who are likely to remain in foster care and those 18-21 who have aged out of foster care, but continue to need independent living services. The independent living program provides those services that are based on an assessment of life skills, as wells as career exploration, job skills, money management, housing, transportation and legal issues. Also, for those children aging out of foster care and those adopted after 16, vouchers of up to \$5,000 per year are available for post-secondary education and training. The purpose of the program is to assist foster care youth in making the transition to self-sufficiency by helping them receive the education, training and services necessary for them to obtain employment.

Currently, local departments of social services and licensed child placing agencies are not required to provide independent living services to youth ages 18 - 21. However, they are required to restore independent living services at the request of the youth as long as the request is made within 60 days of leaving the independent living program, the youth enters into a written agreement with the locality and has not reached 21 years of age. This bill extends the 60 day time limit to 180 days. This change will expand the population of youth who choose to come back to the program before the age of 21 and will require additional funds for those services purchased by localities (such as daily living skills training, counseling and vocational training) on behalf of eligible youth.

Based on the data reported to the independent living program by the local departments of social services, 1,374 youth in the 18-20 age group are qualified to receive independent living services. Of the 1,374 youth, approximately 880 received services in FY 2012. This bill would require the local department of social services to serve the additional 494 individuals if they choose to re-enter the independent living program within 180 days. The Department has no way to definitively determine how many youth may opt back into the program after leaving if this bill is passed. However, assuming 247 (494*.50), or 50 percent, of the youth will opt back in within the current 60 day time frame, and based on a survey of local agencies, approximately 14 percent of the remaining youth will opt-in after 60 days, but before the 180 day limit, then an additional 35 (247*.14) youth would be provided independent living services with passage of this legislation. However, a gradual increase in the caseload (67 percent of annual cost) is assumed in the first year since all impacted youth will not immediately renter the program.

There is no way to determine how any increased caseload will be distributed across local departments of social services. Some localities could receive multiple cases while others have none. Since local departments are reimbursed by the state based on the cost of delivering the required services; this statement provides the fiscal estimate at the state level which will be allocated to localities based on actual experience. Based on the average of 16

independent living cases to one local worker the average local staffing cost per case is \$4,466 each year. Therefore, it would cost approximately \$156,306 each year for local departments to serve 35 additional youth. These costs are partially offset by \$24,227 by local matching dollars.

It is assumed that there would be some purchased services for these youth. It is difficult to project with any degree of certainty what the cost of independent living purchased services would be to fully serve this population. Service needs vary greatly from youth to youth, especially across different age groups. Furthermore, the extent of services to be provided to these youth is unknown. The initial fiscal statement did not include all services costs that would be incurred by the Comprehensive Services Act (CSA), as the amounts were not available. This revised fiscal impact statement now includes new data (received January 30, 2013) from the Office of Comprehensive Services (OCS) as to the bill's fiscal impact. OCS reports that the bill increases the population of youth eligible for independent living services, and thus, increases CSA costs. The fiscal impact of this bill was calculated using actual FY 2012 general fund expenditures for youth over the age of 18 receiving foster care services divided by the count of youth receiving such services derived from the DSS OASIS data base. The average estimate includes all stipends and services provided. The per youth annual state cost in FY 2012 for independent living services was \$16,269, which translates into a total cost of \$25,029 when the average 35 percent local match is included. Thus, the potential general fund impact on CSA of serving 35 youth would be \$569,415; total impact including local match is estimated at \$876,015.

The total cost of this bill is estimated to be \$1,032,321 each year, which includes local match of \$330,827. Again, the first year cost is discounted, \$691,655 total funds, to account for the gradual increase in the caseload (67 percent of annual cost) that is assumed in the first year.

9. Specific Agency or Political Subdivisions Affected:

Department of Social Services Comprehensive Services for At-Risk Youth and Families

10. Technical Amendment Necessary: No

11. Other Comments: While it is conceivable that there may be impacts on other state entities in the absence of the services provided by this bill, the extent and costs of these impacts cannot be estimated. This bill is a companion to HB 1742.

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