LC005397

2014 -- S 2875

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

JOINT RESOLUTION

RESPECTFULLY ENCOURAGING THE DEPARTMENT OF BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS TO PROMOTE THE KINSHIP CARE POLICY OF THE SHARED LIVING ARRANGEMENTS PROGRAM FOR THE PURPOSE OF PROVIDING SUBSIDY AID TO ELIGIBLE SIBLING CAREGIVERS, IN ORDER TO AVOID ALTERNATIVE PLACEMENT WHEN KINSHIP CARE IS FOUND TO BE IN THE BEST INTEREST OF INDIVIDUALS WITH INTELLECTUAL/DEVELOPMENTAL DISABILITIES

<u>Introduced By:</u> Senators McCaffrey, Picard, Lombardo, and Walaska <u>Date Introduced:</u> April 09, 2014 Referred To: Senate Health & Human Services

WHEREAS, For the first time in history, millions of people with intellectual and/or
 developmental disabilities are aging in the community. This success brings with it new
 challenges; and

WHEREAS, According to the Department of Behavioral Healthcare, Developmental
Disabilities and Hospitals (BHDDH), there are over 1,400 adults in Rhode Island with
intellectual/developmental disabilities living with elderly parents or other family members; and

WHEREAS, A portion of these individuals are currently eligible to move out of the family home and into the home of a sibling when their parents are no longer able to provide the care needed, thereby keeping the family intact and the individual living with people who know them best; and

WHEREAS, This arrangement helps ease the loss of a parent and caregiver by minimizing the fear and uncertainty that can accompany a disruptive move into the home of a stranger; and

WHEREAS, This arrangement is known as Kinship Care, and is provided for under the BHDDH Kinship Care Policy as revised on 09/10/12, "To allow individuals supported by BHDDH the option of choosing a non-legally responsible qualified family member to assist in providing care and supports in the community utilizing the Shared Living Arrangements program 1 (SLA)"; and

WHEREAS, Eligibility conditions require that the sibling being considered as the care
provider for the SLA program must be reviewed by BHDDH and found eligible in accordance
with the Eligibility Policy for Residential Services; and

5 WHEREAS, In addition, all SLA providers (including the sibling care-givers) must be 6 compliant with the SLA program requirements as noted in the Rule and Regulations for Licensing 7 Agencies Providing Services to Adults with Developmental Disabilities; and

8 WHEREAS, The Kinship Care Policy provides needed financial assistance or subsidy aid 9 to the program-qualified and compliant sibling caregiver for taking an eligible sibling into his or 10 her home and providing approved care; now, therefore be it

11 RESOLVED, That this General Assembly of the State of Rhode Island and Providence 12 Plantations hereby finds that the BHDDH SLA Kinship Care Policy regarding sibling care 13 promotes the general welfare of the citizens of the state and furthers the purpose of providing 14 cost-effective and most appropriate care for individuals with intellectual/developmental 15 disabilities; and be it further

16 RESOLVED, That this General Assembly hereby respectfully encourages the 17 Department of Behavioral Healthcare, Developmental Disabilities and Hospitals to promote the 18 Kinship Care Policy of the Shared Living Arrangements Program for the purpose of providing 19 subsidy aid to eligible sibling caregivers, to avoid alternative placement when Kinship Care is 20 found to be in the best interests of individuals with intellectual/developmental disabilities; and be 21 it further

RESOLVED, That the Secretary of State be and hereby is authorized and directed to transmit a duly certified copy of this resolution to the Director of the Department of Behavioral Healthcare, Developmental Disabilities and Hospitals (BHDDH).

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