Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 12-0705.01 Jerry Barry x4341

HOUSE BILL 12-1177

HOUSE SPONSORSHIP

Gerou, Becker, Levy

SENATE SPONSORSHIP

Hodge, Steadman, Lambert

House Committees

Finance Appropriations

Senate Committees

Health and Human Services

A BILL FOR AN ACT

101	CONCERNING A GRANT PROGRAM TO PROVIDE HOME CAR
102	ALLOWANCE BENEFITS TO CERTAIN ELIGIBLE INDIVIDUALS, AND
103	IN CONNECTION THEREWITH, MAKING AND REDUCIN
104	APPROPRIATIONS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Joint Budget Committee. Effective January 1, 2012, persons were prohibited from receiving both home care allowance benefits and benefits

SENATE Am ended 2nd Reading Febriany 28, 2012

HOUSE
3rd Reading Unam ended
Februs 9 2012

Am ended 2nd Reading February 8,2012

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

under a home- and community-based waiver. The bill establishes a new grant program (program) in the department of human services (department) to provide to certain individuals with developmental disabilities receiving benefits under either the home- and community-based supported living services or the children's extensive support waiver a home care allowance benefit consistent with benefits received by persons under the home care allowance program. It authorizes the state board of human services to adopt rules to implement the program.

The bill directs the department to submit a written report to certain committees of the general assembly on the program and to solicit feedback from individuals receiving grants under the program and from their families.

The program is repealed, effective July 1, 2017, unless extended by the general assembly.

Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, **add** 26-2-122.4 as

3 follows:

1

6

10

13

4 26-2-122.4. Home care allowance grant program - rules -

5 **report - repeal.** (1) There is hereby established in the state

DEPARTMENT THE HOME CARE ALLOWANCE GRANT PROGRAM, REFERRED

7 TO IN THIS SECTION AS THE "PROGRAM", TO PROVIDE ASSISTANCE TO

8 CERTAIN INDIVIDUALS WHO WERE RECEIVING HOME CARE ALLOWANCE BUT

9 ARE NO LONGER ELIGIBLE TO RECEIVE SUCH ASSISTANCE. TO BE ELIGIBLE

FOR A GRANT UNDER THE PROGRAM, AN INDIVIDUAL SHALL:

11 (a) HAVE BEEN RECEIVING HOME CARE ALLOWANCE UNDER

12 SECTION 26-2-122.3 AT ANY TIME DURING THE PERIOD BEGINNING

SEPTEMBER 1, 2011, AND ENDING DECEMBER 31, 2011;

14 (b) NO LONGER BE ELIGIBLE TO RECEIVE HOME CARE ALLOWANCE

15 BECAUSE THE INDIVIDUAL IS ON EITHER THE HOME- AND

16 COMMUNITY-BASED SUPPORTED LIVING SERVICES WAIVER OR THE

17 CHILDREN'S EXTENSIVE SERVICES WAIVER, OR ANY SUCCESSOR WAIVER;

-2-

1	(c) HAVE BEEN WITHIN ONE THOUSAND DOLLARS OF HIS OR HER
2	MAXIMUM BENEFIT UNDER THE APPLICABLE WAIVER <u>AT ANY TIME DURING</u>
3	THE PERIOD BEGINNING SEPTEMBER 1, 2011, AND ENDING DECEMBER 31,
4	2011;
5	(d) MEET ANY OTHER ELIGIBILITY REQUIREMENTS ESTABLISHED BY
6	THE STATE BOARD BY RULE; AND
7	(e) SUBMIT AN APPLICATION TO THE STATE DEPARTMENT.
8	(2) (a) AS SOON AS PRACTICABLE AFTER THE EFFECTIVE DATE OF
9	THIS SECTION, THE STATE BOARD SHALL ADOPT RULES GOVERNING THE
10	PROGRAM, INCLUDING BUT NOT LIMITED TO INFORMATION REQUIRED IN AN
11	APPLICATION, STANDARDS FOR ELIGIBILITY, REQUIREMENTS FOR
12	ELIGIBILITY REDETERMINATIONS, AND THE AMOUNT OF ANY GRANT.
13	(b) SUBJECT TO AVAILABLE APPROPRIATIONS, THE STATE
14	DEPARTMENT MAY PROVIDE TO AN INDIVIDUAL ELIGIBLE PURSUANT TO
15	SUBSECTION (1) OF THIS SECTION A GRANT IN AN AMOUNT CONSISTENT
16	WITH THE BENEFITS AVAILABLE FOR AN ELIGIBLE PERSON UNDER THE
17	HOME CARE ALLOWANCE PROGRAM. FOR ELIGIBLE INDIVIDUALS, THE
18	GRANTS MAY BE MADE RETROACTIVE TO JANUARY 1, 2012. THE STATE
19	DEPARTMENT SHALL ADMINISTER THE PROGRAM IN A MANNER THAT WILL
20	FACILITATE RAPID IMPLEMENTATION AND MINIMIZE ADMINISTRATIVE
21	COSTS.
22	(3) It is the intent of the general assembly that moneys
23	FOR THE PROGRAM COME FROM THE MONEYS APPROPRIATED FOR HOME
24	CARE ALLOWANCE BENEFITS AND THAT ANY MONEYS APPROPRIATED FOR
25	THE PROGRAM THAT ARE UNUSED MAY BE USED TO PROVIDE ADDITIONAL
26	BENEFITS UNDER THE HOME CARE ALLOWANCE PROGRAM.
2.7	(4) (a) On or refore October 15, 2016, the state department

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1	SHALL SUBMIT A WRITTEN REPORT ON THE PROGRAM TO THE HEALTH AND
2	HUMAN SERVICES COMMITTEE OF THE SENATE, OR ANY SUCCESSOR
3	COMMITTEE, THE HEALTH AND ENVIRONMENT COMMITTEE OF THE HOUSE
4	OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEE, AND TO THE JOINT
5	BUDGET COMMITTEE OF THE GENERAL ASSEMBLY. AS PART OF THE
6	REPORT, THE STATE DEPARTMENT SHALL SOLICIT FEEDBACK FROM GRANT
7	RECIPIENTS AND THEIR FAMILIES. THE REPORT SHALL INCLUDE
8	INFORMATION ON THE NUMBER OF GRANT RECIPIENTS, THE COST OF THE
9	PROGRAM, AND THE EFFECT OF REPEAL OF THE PROGRAM ON GRANT
10	RECIPIENTS AND THEIR FAMILIES.
11	(b) This section is repealed, effective July 1, 2017, unless

EXTENDED BY THE GENERAL ASSEMBLY.

12

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						APPROPRIATION	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$	\$	\$	\$	\$	\$	
1	SECTION 2. App	propriation to the dep	artment of huma	an services for the fis	cal year beginning J	July 1, 2011. In Session	1 Laws of Colorado 2011, sec	tion 2 of chapter 335,
2	(SB 11-209), amend Part V	YII (10) (C); and add Pa	art VII (10) (C) f	ootnote 28a, as follow	vs:			
3	Section 2. Approp	oriation.						
4				PA	RT VII			
5				DEPARTMENT O	F HUMAN SERVI	CES		
6								
7	(10) ADULT ASSISTANC	CE PROGRAMS						
8	(C) Other Grant Program	us						
9	Administration - Home Care	e						
10	Allowance SEP Contract	1,063,259		1,063,259)			
11	Aid to the Needy Disabled							
12	Programs	17,428,495		11,421,47	1	6,007,024 ^a		
13	Burial Reimbursements	508,000		402,983	5	105,015($L)^b$	
14	Home Care Allowance							
15	ALLOWANCE ^{28a}	10,543,757		9,999,730	5	544,021($L)^b$	

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							APPRO	OPRIATION I	ROM		
		ITEM & SUBTOTAL	TOTAL	GENERAI FUND		GENERAL FUND EXEMPT		CASH FUNDS	REAPPROPF FUND		FEDERAL FUNDS
		\$	\$	\$	\$		\$		\$	\$	
1		10,074,145	5	9,530,	124						
2	HOME CARE ALLOWANCE										
3	GRANT PROGRAM ^{28a}	469,612	2	469,	612						
4	Adult Foster Care	157,469)	149,	596			7,873(L	$)^{b}$		
5	SSI Stabilization Fund										
6	Programs	1,000,000)					1,000,000°			
7		30,700,980	-)								
8											
9											
10	^a Of this amount, it is estima	ted that \$3,413,687(L	a) shall be from lo	ocal funds, \$2,279,9	944 shall	be from federal	interim as	ssistance reim	oursement payme	ents, and \$31	3,393 shall be from
11	other refunds and state rever	nue intercepts.									
12	^b These estimated amounts s	hall be from local fur	ds.								
13	^c This amount shall be from	the State Supplement	al Security Incom	ne Stabilization Fund	d, created	l pursuant to Se	ection 26-2	2-210, C.R.S.	This amount is sh	nown for info	rmational purposes

only, as the State Supplemental Security Income Stabilization Fund is continuously appropriated to the Department of Human Services for qualified expenditures.

									APl	PROPRIATION F	ROM		
			ITEM & SUBTOTAL	TOTAL		GENERAL FUND		GENERAL FUND EXEMPT		CASH FUNDS	REAPPROPRIATE FUNDS		FEDERAL FUNDS
		\$		\$	\$		\$		\$		\$	\$	
1	TOTALS PAR	T VII											
2	(HUMAN SER	VICES)		\$2,091,045,838		\$618,764,498				\$331,395,230 ^a	\$450,969,434		\$689,916,676
3							=						
4	^a Of this amoun	t, \$117,836,940 d	contains an (L) no	tation.									
5													
6	FOOT	NOTES The	following stateme	nts are referenced	to the	numbered footn	otes	throughout secti	ion 2.				
7													
8	<u>28a</u>	DEPARTMENT	of Human Servi	CES, ADULT ASSIST	ΓANCE	PROGRAMS, OT	HER	GRANT PROGRA	MS, l	HOME CARE ALLO	WANCE; AND HOME C.	ARE A	LLOWANCE
9		GRANT PROGR	AM PURSUANT	TO SECTION 26-2-1	122.4 ((3), C.R.S, ANY	AMO	UNT IN THE HOM	ІЕ СА	RE ALLOWANCE G	RANT PROGRAM LINE I	ТЕМ Т	THAT IS NOT
10		REQUIRED TO C	PERATE THE GRAN	NT PROGRAM MAY I	BE TRA	ANSFERRED TO TH	не Но	OME CARE ALLO	WANG	CE PROGRAM LINE I	TEM AND USED TO PRO	VIDE A	ADDITIONAL
11		BENEFITS UND	ER THAT PROGRAM	1.									

			_			APPROPRIATION	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$ \$	\$		\$	\$	\$	i
1	SECTION 3. App	propriation to the depar	tment of human se	ervices for the fisc	al year beginning Jı	uly 1, 2011. In Session	n Laws of Colorado 2011, sec	ction 2 of chapter 335,
2	(SB 11-209), amend Part V	II (10) (C); and add Part	t VII (10) (C) footn	note 28a, as Part V	II (10) (C) is amende	ed by HB 12-1186, as t	follows:	
3	Section 2. Approp	riation.						
4				PAI	RT VII			
5			DE	EPARTMENT OF	F HUMAN SERVIC	CES		
6								
7	(10) ADULT ASSISTANC	E PROGRAMS						
8	(C) Other Grant Program	s						
9	Administration - Home Care	2						
10	Allowance SEP Contract	1,063,259		1,063,259				
11	Aid to the Needy Disabled							
12	Programs	17,428,495		11,421,471		6,007,024 ^a		
13	Burial Reimbursements	508,000		402,985		105,015(1	$(L)^b$	
14	Home Care Allowance							
15	ALLOWANCE 28a	10,543,757		9,999,736		544,021(1	L) ^b	

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						APPROPRIATION	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$	\$		\$	\$	\$	
1		10,074,145		9,530,124				
2	Home Care Allowance							
3	GRANT PROGRAM ^{28a}	469,612		469,612				
4	Adult Foster Care	157,469		149,596		7,8730	$(L)^b$	
5	SSI Stabilization Fund							
6	Programs	1,000,000				1,000,000		
7		30,700,980						
8								
9	^a Of this amount, it is estimated	ted that \$3,413,687(L) sh	nall be from local fu	ınds, \$2,279,944 sł	nall be from federal	l interim assistance rein	mbursement payments, and \$3	313,393 shall be from
10	other refunds and state reve	nue intercepts.						
11	^b These estimated amounts s	shall be from local funds.						
12	^c This amount shall be from	the State Supplemental S	ecurity Income Stat	oilization Fund, cre	eated pursuant to So	ection 26-2-210, C.R.S	. This amount is shown for in	formational purposes
13	only, as the State Suppleme	ntal Security Income Stab	oilization Fund is co	ontinuously approp	riated to the Depar	tment of Human Servi	ces for qualified expenditures	S.
14								

TOTALS PART VII

						APPROPRIATION 1	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAI FUND EXEMPT	FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$	\$	\$	\$	\$	\$	\$
1	(HUMAN SERVICES)		\$2,079,353,036	\$619,875,097		\$332,780,723ª	\$452,550,757	\$674,146,459
2								
3	3 a Of this amount, \$117,836,940 contains an (L) notation.							
4								
5	FOOTNOTES	- The following stateme	nts are referenced	to the numbered foots	otes throughout s	section 2.		
6								
7	28a DEPARTM	MENT OF HUMAN SERVIO	CES, ADULT ASSIST	CANCE PROGRAMS, O	THER GRANT PRO	GRAMS, HOME CARE ALLO	OWANCE; AND HOME CARE	ALLOWANCE
8	GRANT P	ROGRAM PURSUANT	TO SECTION 26-2-1	22.4 (3), C.R.S, ANY	AMOUNT IN THE H	HOME CARE ALLOWANCE (GRANT PROGRAM LINE ITEM	M THAT IS NOT

BENEFITS UNDER THAT PROGRAM.

REQUIRED TO OPERATE THE GRANT PROGRAM MAY BE TRANSFERRED TO THE HOME CARE ALLOWANCE PROGRAM LINE ITEM AND USED TO PROVIDE ADDITIONAL

1	SECTION 4. Effective date. (1) Except as otherwise provided in
2	this section, this act takes effect upon passage.
3	(2) Section 2 of this act takes effect only if House Bill 12-1186
4	does not becomes law.
5	(3) Section 3 of this act takes effect only if House Bill 12-1186
6	becomes law and takes effect either upon the effective date of this act or
7	House Bill 12-1186, whichever is later.
8	SECTION 5. Safety clause. The general assembly hereby finds,
9	determines, and declares that this act is necessary for the immediate
10	preservation of the public peace, health, and safety.

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