HOUSE COMMITTEE AMENDMENTS

2024 Regular Session

Amendments proposed by House Committee on Health and Welfare to Engrossed Senate Bill No. 312 by Senator Edmonds

1	AMENDMENT NO.	1
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2 On page 1, line 3, change "1445.2" to "1445.14"

3 AMENDMENT NO. 2

- 4 On page 1, line 4, after "Services;" and before "to" insert "to establish within the Department
- 5 of Children and Family Services an assistance program for pregnant women and certain
- 6 parents; to provide for services to be delivered through the program; to require reporting to
- 7 certain legislative committees concerning the program; to provide for administrative rule
- 8 making;"

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9 AMENDMENT NO. 3

10 On page 1, line 9, change "1445.2" to "1445.14"

11 AMENDMENT NO. 4

On page 1, between lines 12 and 13, insert the following:

13 **"§1445.2. Purposes**

The purposes of the Adoption Awareness Act are all of the following:

- (1) To encourage the formation and maintenance of two-parent families.
- (2) To provide awareness of contemporary adoption practices.
 - (3) To ensure availability of accurate information on adoption.

§1445.3. Definitions

As used in this Chapter, unless otherwise indicated, the terms have the meaning ascribed to them in this Section as follows:

- (1) "Agency adoption" means the agencies that are licensed by the Department of Children and Family Services pursuant to Children's Code Article 1198 et seq.
- (2) "Birth parent" means a person who has placed his or her child for adoption.
- (3) "Department" means the Department of Children and Family Services.
- (4) "Expectant parent" means a woman who is pregnant or the biological father of the unborn child of a pregnant woman.
- (5) "Home study" means a preplacement analysis of a prospective adoptive parent as is provided in Children's Code Article 1173.

§1445.4. Adoption Awareness Program created

The Adoption Awareness Program is hereby created in the Department of Children and Family Services and the department shall contract with eligible vendors or organizations to provide the supportive services as described in R.S. 46:1445.5.

§1445.5. Required services

- A. Any vendor chosen by the department shall provide resources or services as follows:
- (1) Marketing designed to provide awareness of adoption and specific adoption resources available in this state, including the creation of a website providing information on adoption and the name and contact information for one or more licensed adoption agencies to assist with an agency adoption.

1 2	(2) A telephone or video hotline that provides information and educational information for resources to encourage adoption. The educational
3	information shall include all of the following:
4	(a) The adoption process.
5 6	(b) Practical aspects of adoption pertinent to an expectant parent. (c) Resources and support that are available for expectant parents, birth
7	parents, or adopted children.
8	(d) A biological parent's rights and legal protections.
9	(e) Available adoption agencies in this state.
10	(3) Adoption educational and training resources for doctors, nurses,
11	hospitals, medical clinics, birthing centers, and pregnancy resource centers that
12	provide helpful information as follows:
13 14	(a) A list of other professionals and organizations that serve pregnant women and provide support for women considering placing their children for
15	adoption.
16	(b) The location of adoption agencies that can assist in the placement of
17	children for adoption.
18	(c) How to discuss the adoption process and the resources and support
19	available to women placing their child for adoption.
20	B. The vendor selected by the department may contract with another
21 22	entity to provide the services required in this Section.
22	§1445.6. Vendor and subcontractor eligibility; staffing A nonprofit corporation or other entity is eligible to contract with the
23 74	department as a vendor to provide services pursuant to this Chapter and any
25	vendor selected by the department is eligible to contract with a subcontractor
26	if the nonprofit or other entity and any subcontractor meets all of the following
27	requirements:
21 22 23 24 25 26 27 28	(1) Is in good standing with the secretary of state and registered to do
29	business in the state.
30	(2) Is capable of providing, directly or through contract, the services in
31	this Section.
32 33	(3) Is not an abortion provider or an entity that promotes, refers for, or assists women in obtaining an abortion.
34	§1445.7. Eligibility for services
35	To be eligible to begin participation in the Adoption Awareness
36	Program, a birth parent or expectant parent shall be a person who meets at
37	least one of the following requirements:
38	(1) A resident of this state who is the biological parent of an unborn
39	child.
40	(2) Is a parent of a child under two years of age.
41 42	(3) Is a parent of a child in the custody of the department.(4) Is a parent of a minor who is the biological parent of an unborn child.
43	§1445.8. Program reporting
44	A. A vendor chosen by the department pursuant to R.S. 46:1445.4 shall
45	record and report monthly to the department related to the adoption program
46	services provided pursuant to this Chapter and the report shall include all of the
47	following information:
48	(1) The number of participants who obtained a service pursuant to R.S.
49 50	46:1445.5.
50 51	(2) The number and type of services provided. (3) The number and type of referrals made.
51 52	B. The department shall annually report to the House and Senate
53	committees on health and welfare all of the information reported pursuant to
54	this Section after redacting any private medical information and any other
55	privileged information associated with the birth mothers, expectant parents,
56	unborn children, and other children served by this program.
57 •	§1445.9. Funding and eligible expenses
58	A. The department shall apply funds received from the Temporary
59	Assistance to Needy Families (TANF) Block Grant to fund the adoption

3	(1) A vendor of the Adoption Awareness Program may use appropriated
4	funds in one or more of the following ways:
5	(a) Expenses necessary to provide services identified in R.S. 46:1445.5.
6	(b) Funding a marketing campaign within the state to promote adoption.
7	(c) Administrative expenses related to administrative overhead and other
8	indirect costs that are approved by the department, so long as the aggregate
9	amount of administrative expenses does not exceed fifteen percent.
10	B. The department shall fund anticipated program expenses in advance
11	on a quarterly basis, with advanced funding to be reconciled with actual
12	expenses following each quarter and offset against future payments.
13	§1445.10. Vendor protections
14	A. The department shall not require, as a condition of participation in
15	the Adoption Awareness Program, a vendor or its employees to violate the
16	freedom of religion, freedom of speech, or freedom of association that is
17	guaranteed by the First Amendment to the Constitution of the United States
18	and made applicable to the state by the Constitution of Louisiana.
19	B. The department shall not require, as any condition of participation in
20	the Adoption Awareness Program, the vendor or its employees to participate in
21	or facilitate any action to which the vendor or its employee has a conscience
22	objection.
	C. Notwithstanding its participation in the Adoption Awareness
24	Program, a vendor may offer other religious or sectarian services or programs
25	utilizing funds from other sources.
26	§1445.11. Legal representation in adoption proceedings
23 24 25 26 27	Nothing in this Chapter shall be interpreted to violate the rights and
28	protections afforded to a birth parent or an expectant parent that are enacted
29	in the Children's Code, the Civil Code, or in any other provision of law.
30	§1445.12. Required disclosures; rulemaking and reporting.
31	A. A vendor shall prepare an overview of the Adoption Awareness
32	Program on a brochure or other written media that describes the website
33	created pursuant to R.S. 46:1445.5 and any other pertinent contact information
34	related to the program or that is required by the department.
35	B. The department shall provide a copy or copies of the document
36	prepared pursuant to this Section and shall make the documents available to
37	any one of the following:
38	(1) Any public health office.
39	(2) Any high school or middle school.
40	(3) Any charitable clinic at which a diagnosis of pregnancy may be made.
41	(4) Any person obtaining testing through a public health office for a
42	sexually transmitted infection.
43	(5) Any pregnant woman applying to receive Medicaid.
44	C. The department shall provide a copy of the document prepared
45	pursuant to this Section to the parent of any child taken into the custody by the
46	department.
47	D. The department shall promulgate all rules and regulations necessary
48	to implement the provisions of this Chapter. The rules shall include but not be
49	limited to appropriate oversight provisions and penalties for failure to achieve
50	program objectives as provided for in this Chapter, measures to ensure the
51	clinical efficacy and financial viability of the program, and benchmarks to
52	achieve best practice outcomes. The department shall report annually to the
53	legislature on the status of the program."
54	AMENDMENT NO. 5
55	On page 1. line 15. abanga #1445 2# to #1445 12#
55	On page 1, line 15, change " <u>1445.2</u> " to " <u>1445.13</u> "

awareness program services and the requirements of this Chapter to the extent

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feasible.

AMENDMENT NO. 6

2	On page	e 2, a	fter	line 4,	add	the	follo	wing:
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3	" <u>§1445.14. Funding</u>
4	This Chapter shall not be implemented or operational until monies are
5	secured from the Temporary Assistance for Needy Families (TANF) sufficient
5	to fund the provisions of this Chapter.
7	Section 2. This Act shall become effective on January 1, 2025."
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