CONFERENCE COMMITTEE REPORT

HB 763 2016 Regular Session Carpenter

June 5, 2016

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 763 by Representative Carpenter, recommend the following concerning the Reengrossed bill:

- 1. That the set of Senate Committee Amendments by the Committee on Health and Welfare (#2546) be adopted.
- 2. That the set of Senate Committee Amendments by the Committee on Finance (#3356) be adopted.
- 3. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

In Amendment No. 2 by the Senate Committee on Finance (#3356), on line 6, delete "or" and insert in lieu thereof "and"

AMENDMENT NO. 2

In Amendment No. 2 by the Senate Committee on Finance (#3356), at the end of line 10, delete "or" and insert in lieu thereof "and"

Respectfully submitted,		
Representative Barbara West Carpenter	Senator Regina Barrow	_
Representative Frank A. Hoffmann	Senator Fred Mills	_
Representative Patricia Haynes Smith	Senator Jonathan Perry	_

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

CONFERENCE COMMITTEE REPORT DIGEST

HB 763

2016 Regular Session

Carpenter

Keyword and oneliner of the instrument as it left the House

HUMAN SERVICES: Authorizes and provides for behavioral health intervention and stabilization units

Report adopts Senate amendments to:

- 1. Provide that no intervention or stabilization unit shall be established by any human services authority or district unless and until the legislature specifically appropriates funding for this purpose.
- 2. Provide that no human services authority or district shall divert any moneys appropriated to it for other purposes to establish or fund an intervention or stabilization unit.

Report amends the bill to:

1. Replace the term "intervention or stabilization unit" appearing in a Senate committee amendment with the defined term "intervention and stabilization unit" to maintain consistency with <u>proposed law</u>.

Digest of the bill as proposed by the Conference Committee

<u>Proposed law</u> defines "intervention and stabilization unit" as a type of crisis receiving center in which a staff of mental health and behavioral health specialists provide a high level of screening and assessment to people experiencing mental health or behavioral health crises. Provides that the purposes of a intervention and stabilization unit include, without limitation, all of the following:

- (1) To properly connect patients experiencing mental health or behavioral health crises to either acute or ongoing community-based treatment.
- (2) To diminish the need in a community for recurrent crisis services for persons suffering from mental illness, substance abuse, or both conditions.
- (3) To serve as a crisis continuum component that assists law enforcement officers, hospital emergency departments, and jails by treating persons with mental health and behavioral health conditions in an appropriate setting.

<u>Proposed law</u> authorizes human services districts and authorities to establish intervention and stabilization units in accordance with the provisions of <u>proposed law</u>. Provides that subject to appropriation therefor, a human services district or authority may establish and operate an intervention and stabilization unit in any parish that meets all of the following criteria:

(1) The parish has a population of more than 440,000 according to the latest federal decennial census.

(2) The parish experienced the closure of a hospital that had been operated by the LSU Health Care Services Division.

<u>Proposed law</u> stipulates that for purposes of licensure, human services districts and authorities are authorized, but not required, to establish any intervention and stabilization unit pursuant to <u>proposed law</u> as a Level III (freestanding) crisis receiving center.

<u>Proposed law</u> provides that no intervention and stabilization unit shall be established by any human services authority or district unless and until the legislature specifically appropriates funding for this purpose. Provides further that no human services authority or district shall divert any moneys appropriated to it for other purposes to establish or fund an intervention and stabilization unit.

(Adds R.S. 28:931 and 932)