House _	Amendment NO
	Offered By
	House Committee Substitute for House Bill No. 2376, Page 1, Section 163.063, Lines 1-4, ng said lines and inserting in lieu thereof the following:
	163.063. 1. For the purpose of determining state and local funding for a child's
education	<u>n,</u> ": and
Further a followin	amend said bill, page, and section, Line 8, by inserting after the word " <u>campus</u> " the g:
" <u>and the</u> education	school district uses the residential care facility to provide any portion of the child's <u>n</u> "; and
	amend said bill, page, and section, Line 12, by deleting the number " <u>3.</u> " and inserting in lieu he number " <u>2.</u> "; and
	amend said bill and section, Page 2, Line 21, by deleting the number " <u>4.</u> " and inserting in eof the number " <u>3.</u> "; and
	amend said bill, page, and section, Line 25, by deleting the number " <u>5.</u> " and inserting in lieu he following:
responsil child and curriculu	4. If a child receives educational services from a residential care facility, it shall be the bility of the school district in which the child resides to provide for the education of the d ensure the child is receiving education services that are substantially similar to the um and standards of the school district. ."; and
Further a followin	amend said bill, page, and section, Line 26, by inserting after all of said section and line the g:
licensing ( organiza (2	<ul> <li>210.278. Neighborhood youth development programs shall be exempt from the child care g provisions under this chapter so long as the program meets the following requirements:</li> <li>1) The program is affiliated and in good standing with a national congressionally chartered tion's standards under Title 36, Public Law 105-225;</li> <li>2) The program provides activities designed for recreational, educational, and character purposes for children [six] five to seventeen years of age;</li> </ul>

Action Taken\_\_\_\_\_

Date \_\_\_\_\_

1 2	(3) The governing body of the program adopts standards for care that at a minimum include staff ratios, staff training, health and safety standards, and mechanisms for assessing and enforcing
$\frac{2}{3}$	the program's compliance with the standards;
4	(4) The program does not collect compensation for its services except for one-time annual
5	membership dues not to exceed fifty dollars per year or program service fees for special activities
6	such as field trips or sports leagues, except for current exemptions as written in section 210.211;
7	(5) The program informs each parent that the operation of the program is not regulated by
8	licensing requirements;
9	(6) The program provides a process to receive and resolve parental complaints; and
10	(7) The program conducts national criminal background checks for all employees and
11	volunteers who work with children, as well as screening under the family care safety registry as
12	provided in sections 210.900 to 210.936.
13	210.1450. 1. Before January 1, 2024, all licensed residential care facilities currently
14	contracted with the department of social services shall seek and obtain national accreditation by one
15	of the following:
16	(1) The Commission on Accreditation of Rehabilitation Facilities;
17	(2) The Joint Commission on Accreditation of Healthcare Organizations;
18	(3) The Council on Accreditation; or
19	(4) Any other independent, not-for-profit accrediting body approved by the United States
20	Department of Health and Human Services.
21	2. (1) Each licensed residential care facility with accreditation under subsection 1 of this
22	section at the time this section takes effect shall apply for designation as a qualified residential
23	treatment program by the department of social services before October 1, 2023, unless the facility is
24	licensed by the department for intensive residential treatment to meet above level IV needs and may
25	apply for certification as a psychiatric residential treatment facility by the department of health and
26	senior services.
27	(2) Any licensed residential care facility that obtains accreditation after the effective date of
28	this section shall apply to the department of social services for designation as a qualified residential
29	treatment program within sixty days after obtaining accreditation.
30	3. Within forty-five days of receiving an application from a licensed residential care facility
31	for designation as a qualified residential treatment program, the department of social services shall
32	issue a qualified residential treatment program designation to a licensed residential care facility
33	meeting the following requirements and shall issue to the facility new or amended contracts for
34	qualified residential treatment program services:
35	(1) National accreditation as described under subsection 1 of this section; and
36	(2) Other standards for a qualified residential treatment program under Part IV, Section
37	50741(a)(4)(A) to (F) of the Family First Prevention Services Act of 2018, as amended.
38	4. Subject to appropriations, the department shall provide grants to licensed residential care
39	facilities for the purpose of helping the facilities obtain national accreditation and developing the
40	infrastructure, workforce, and programming necessary to meet the standards for a designation as a
41	qualified residential treatment program.
42	5. The department of social services shall assess and determine if each qualified residential
43	treatment program is an institution for mental diseases (IMD) using the criteria provided in The
44	State Medicaid Manual.
45	6. (1) The department of social services shall seek a section 1115 demonstration waiver of
46	the IMD exclusion for qualified residential treatment programs within ninety days after the effective
47	date of this section.
48	(2) No fewer than one hundred eighty days before the expiration of the waiver, the
49	department shall seek an extension or amendment of the waiver or seek a new waiver.

1	(3) All licensed residential care facilities designated by the department as a qualified
2	residential treatment program shall follow rules and procedures to limit the use of seclusion and
3	restraint under 42 CFR, Part 483, Subpart G.
4	(4) The provisions of this subsection shall not apply to licensed residential care facilities not
5	assessed and determined to be an institution for mental diseases.
6	(5) The department has the duty to seek maximum federal funding, and the department shall
7	report to the general assembly the federal financial participation of Title IV-E and Medicaid for
8	licensed residential treatment programs within thirty days after the end of each fiscal quarter in
9	which the waiver is in effect.
10	7. The provisions of this section shall apply to licensed residential care facilities licensed by
11	the department of social services, except licensed residential care facilities:
12	(1) With a capacity for fewer than seven children or youth;
13	(2) With no placement for children or youth beyond fourteen days;
14	(3) With a supervised independent living setting for youth eighteen years of age or older;
15	(4) That solely provide supportive services for pregnant or parenting youth in foster care;
16	(5) That solely provide supportive services for children or youth who have been found to be
17	or are at risk of becoming sex trafficking victims;
18	(6) That serve as an emergency shelter with temporary placement for children or youth; or
19	(7) That solely provide family-based treatment.
20	Section B. Because immediate action is necessary to have access to necessary funding, the
21	enactment of section 210.1450 of section A of this act is deemed necessary for the immediate
22	preservation of the public health, welfare, peace, and safety, and is hereby declared to be an
23	emergency act within the meaning of the constitution, and the enactment of section 210.1450 of
24	section A of this act shall be in full force and effect upon its passage and approval."; and
25	
26	Further amend said bill by amending the title, enacting clause, and intersectional references
27	accordingly.