A BILL ENTITLED

AN ACT concerning

Human Services – Youth Services Bureaus – Funding

FOR the purpose of repealing a requirement that certain substance use disorder assessment and referral training be provided by a certain entity; repealing a requirement that youth services bureaus provide alternative leisure activities; repealing a requirement that the proposed budget of the Department of Human Services list eligible youth services bureaus and estimate the amount of State funds to allocate to each; requiring State matching funds for a youth services bureau to be paid directly to its private sponsor; requiring the Governor to include a certain amount of funding in the annual budget bill for youth services bureaus; providing for the allocation of certain funds in a certain manner; altering a certain definition; updating obsolete terminology; and generally relating to youth services bureaus.

BY repealing and reenacting, with amendments,

Article – Human Services
Section 9–233
Annotated Code of Maryland
(2019 Replacement Volume and 2019 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Human Services

9–233.

(a) In this section, “youth services bureau” means a community–based entity that is operated:

(1) to provide community–oriented delinquency prevention, youth suicide

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. Brackets indicate matter deleted from existing law.
prevention, drug and alcohol [abuse] USE DISORDER prevention, and youth development;
(2) to ameliorate conditions that contribute to delinquency, youth suicide, drug and alcohol [abuse] USE DISORDER, and family disruption; and
(3) to function as an advocate of youth needs.

(b) (1) The Department shall adopt regulations that set eligibility guidelines for State funding of youth services bureaus under this section.

(2) The regulations shall require that each youth services bureau that receives State funding:

(i) provide, at convenient hours:

1. individual, family, or group counseling;
2. referral and information services;
3. crisis intervention, including intervention relating to youth suicide prevention;
4. alcohol and drug [abuse] USE DISORDER assessment and referral services by staff who have received substance [abuse] USE DISORDER assessment and referral training [from the Office of Education and Training for Addiction Services (OETAS) in the Maryland Department of Health or from any other entity that the Secretary determines to be qualified to provide substance abuse assessment and referral training];
5. informal counseling; and
6. in accordance with the needs of the community and subject to the availability of funds:

A. tutoring;
B. [alternative leisure activities;]
C. employment assistance;

[D.] C. community education, including training and information relating to youth suicide prevention;

[E.] D. aftercare services; and
[F.] E. other specialized services;
(ii) subject to subsection (c)(2) of this section, provide the services described in item (i) of this paragraph free of charge or at a rate that its board of directors establishes, in consultation with the Department, that is based on the client’s family income; and

(iii) dispose of all information and records on each individual receiving services from the youth services bureau 5 years after services to the individual terminate.

(c) (1) A youth services bureau may retain any fees charged under subsection (b)(2)(ii) of this section.

(2) The fees authorized under subsection (b)(2)(ii) of this section do not apply to youth referred to a youth services bureau by court order.

(d) (1) The Department shall:

(i) monitor the operations of each youth services bureau that receives State funding;

(ii) evaluate annually the effectiveness of each youth services bureau; and

(iii) discontinue funding a youth services bureau that is ineffective or that, for 2 years, fails to meet the eligibility guidelines for State funding.

(2) The Department shall review and approve or disapprove an application for State funding of a youth services bureau or proposed youth services bureau.

(e) (1) (i) The State and the local government shall jointly fund an eligible youth services bureau.

(ii) The State shall provide 75% of the funding for an eligible youth services bureau, as provided in the State budget.

(2) At the times that the Department specifies, each eligible youth services bureau shall submit a proposed annual budget to the Department for review and approval.

(3) The proposed budget of the Department shall list the eligible youth services bureaus and estimate the amount of State funds to be allocated to each.

(4) (i) The local governing body that provides the matching funds for an eligible youth services bureau [may choose to have] SHALL HAVE the State funds for the youth services bureau paid directly to its private sponsor [or to the local governing body].

(ii) Before the State funds are paid, the fiscal officer of the local government shall certify in writing the source of the matching funds provided by the local
government.

(f) (1) For fiscal year 2022, and for each fiscal year thereafter, the Governor shall include at least $1,800,000 in the annual budget bill to fund youth services bureaus that meet the requirements of subsection (b) of this section.

(2) (i) Except as provided in subparagraph (ii) of this paragraph, from the funding provided under paragraph (1) of this subsection, each youth services bureau shall receive at least $100,000 each fiscal year.

(ii) If a youth services bureau serves more than one local jurisdiction, the youth services bureau shall receive at least $100,000 for each local jurisdiction providing matching funds under subsection (e) of this section.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2020.