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Laura Howard, Secretary

Laura Kelly, Governor

Proponent Testimony on HB 2751 House Health & Human Services Committee Monday, February 12, 2024

Madam Chair and Members of the Committee,

Thank you for the opportunity to present proponent testimony on HB 2751. This is a bill the Kansas Department for Aging and Disability Services (KDADS) requested for introduction this session. It addresses a gap in the statutory authority of the Secretary of KDADS under the Kansas Administrative Procedures Act as part of our agency regulatory authority.

In the review process for the implementing regulations for the Crisis Intervention Centers (CIC), the Attorney General's Office brought to our attention that KDADS lacks rules and regulations authority in <u>K.S.A. 59-29c01</u> <u>et seq.</u> Without specific rules and regulation authority in the Crisis Intervention Center Act, KDADS has to rely on the rules and regulations authority and other authorities contained in KDADS' licensure act (<u>K.S.A 39-2001</u> <u>et seq.</u>) Anything that falls within the CIC that requires further explanation and implementation by KDADS will need to be addressed in detail in the implementing regulations rather than simply referring to general rules and regulation authority as a state agency because there is no authorizing or implementing authority for the proposed regulation in the CIC Act itself. The review identified a gap in the authorities and remedies that are available to KDADS under its statutory licensure authority in K.S.A. 39-2001 et seq.

The Attorney General's Office pointed out that KDADS lacks legal remedies in our licensing statute that most licensing agencies have, and our legal remedies do not connect to the Kansas Administrative Procedures Act (KAPA) and appeals through the Kansas Judicial Review Act (KJRA). Other state agency authorizing statutes clearly reference KAPA and KJRA for procedural authority which makes processes consistent across agencies and for stakeholders and licensees that work with state agencies. For instance, we can assess a fine on a licensed provider, but KDADS must file a case in district court to enforce the fine if it is not paid. The same is true for a correction order or corrective action plan. KDADS can only deny, suspend, or revoke a license. Other agencies have authority to impose conditions, restrictions or apply other remedies to enforce a requirement on a licensed provider or license holder that does not directly move to suspending or revoking its license.

In HB 2751, KDADS is requesting amendments to add the ability to place a condition or restriction on a license, add the Secretary's authority to waive a regulatory requirement when health, safety or welfare would not be jeopardized by the waiver, and clarify that KAPA and the KJRA processes apply for all remedies.

KDADS is seeking waiver authority in line with other licensing agencies. The Secretary's waiver authority exists in some sets of regulations that were transferred from KDHE and Social and Rehabilitation Services under ERO 41. In those regulations, the Secretary can waive a regulatory requirement (such as an environmental standard in an existing building) when the Secretary determines that health, safety and welfare would not be jeopardized. The Secretary's authority to waive a regulatory requirement must be granted by the Legislature to allow reasonable waivers from regulatory requirements that prevent unreasonable costs or burden

without imposing health, safety, or welfare concerns for residents. HB 2751 cleans up language from previous agency reorganizations that impacted the statutory authority provided to KDADS and the Secretary of KDADS.

KDADS will be reviewing all of its rules and regulations as part of the 5-year cycle under (do we know the statute?) during the next calendar year. Making the statutory changes in HB 2751 will clarify the regulatory authority and align agency procedures with the KAPA and KJRA before that review process starts. KDADS anticipates the statutory clarifications in HB 2751 will help avoid delays in the review or additional regulation updates by aligning to the standard practices used by other agencies and clarifying the Secretary of KDADS authority.

Thank you for the opportunity to provide supportive testimony on HB 2751. I am happy to stand for questions at the appropriate time.

Respectfully,

Lacey Hunter Commissioner, Survey, Certification & Credentialling Kansas Department for Aging & Disability Services