**Negotiated Agreement April 03, 2015**

1. Removal of flat rate for existing individuals-Establishes flat rate for 5 and 6 for new admissions in Peer Group 1- 07/01/2015
2. No bed take-back
3. No bed take back
4. Restoration of grandfather clause; allow reconfiguration/expansion of existing facility; freeze on admissions only if plan not met;

* Does not apply to room with >2 residents under eighteen if parents/guardians consent to living arrangement.
* On 06/30/2025, requirement waived if same residents have lived together since effective date of statute and want to continue to do so.
* On 06/30/2025, requirement waived if ICF has approved plan-fails to meet timeframes of plan-failure is result of factors outside control of ICF.

1. No longer than 7 days; county board to coordinate on process
2. Adds interim timeframes for determining progress-225 conversions by 06/30/2016; 350 conversions by 06/30/2017
3. New ICF reimbursement formula –RFP by 07/31/2015, include recommendations regarding resident assessment instrument
4. Development Rule-no more than 6 beds; Dept. may approve a plan not greater than eight if new ICF requires increased capacity to be financially viable
5. See below:

* Flat funding for year 1 (FY 2016)
* 2% increase in Yr. 2 (FY 2017) based upon formula
* Department has discretion to increase amount based on certain criteria

**As Introduced**

1. Establishes flat rate for Rac 5 and 6 effective 07/01/2015
2. Bed take-back for 12 month vacancy
3. Bed take-back in Peer Group 1 if person moves to waiver
4. Requires Semi-private rooms by 2014; requires plan for compliance-Freezes admissions
5. New admission criteria/county board involvement on 9+ beds-90 day timeframe
6. Grand Bargain-no less than 500 conversions by 07/01/2018, No interim benchmarks on conversion numbers
7. New ICF reimbursement-RFP by 06/30/16
8. Development Rule-No more than 6 beds
9. 2% increase each fiscal year from savings due to flat rate

**HB 64 ICF Budget Provisions-Comparison Document**