

(d) (1) The funding of an eligible youth services bureau shall be a shared responsibility of this State and of local governments. This State's share shall be 75 percent of the funding of an eligible youth services bureau, as provided in the State budget.

(2) Each eligible youth services bureau shall submit to the [Administration] AGENCY a proposed annual budget for review and approval, at the times that the [Administration] AGENCY specifies.

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

(4) At the option of the local governing body that provides the matching funds for an eligible youth services bureau, the State funds for the support of the eligible youth services bureau shall be paid directly to its private sponsor or to the local governing body. Before the State funds are paid, the fiscal officer of the local government shall certify, in writing, the source of the 25 percent local funds.

[6-123.] 2-123.

(a) Except as otherwise provided in this section, a person shall be licensed by the [Administration] AGENCY as a child care home before the person may exercise care, custody, or control over a child who is alleged or adjudicated as delinquent or in need of supervision.

(b) This section does not apply:

(1) To a parent of the child;

(2) To an individual related to the child by blood or marriage within 4 degrees of consanguinity under the civil law rule;

(3) To a guardian of the child;

(4) To a person who exercises temporary custody or control over the child at the request of a parent or guardian of the child and who is not required otherwise to be licensed;

(5) To an individual with whom the child is placed in foster care by:

(i) A licensed placement agency;

(ii) A local department of social services;