

developmentally disabled individuals in day activity placements.

(c) Of the 250 community-based residential placements:

(1) mentally retarded and other NONRETARDED developmentally disabled individuals currently residing in State residential facilities shall comprise [40] 50 percent; and

(2) mentally retarded and other NONRETARDED developmentally disabled individuals on community waiting lists shall comprise [60] 50 percent.

(D) (1) THE COSTS OF DAY ACTIVITY PLACEMENTS MADE AFTER JULY 1, 1984, PURSUANT TO THIS SECTION SHALL BE PAID BY THE STATE FROM FUNDS PROVIDED BY THE STATE OR FEDERAL GOVERNMENT.

(2) FOR FISCAL YEAR 1985 AND FOR ANY FISCAL YEAR THEREAFTER, A LOCAL GOVERNMENT IS NOT RESPONSIBLE FOR ANY COSTS OF DAY ACTIVITY PLACEMENTS MADE PURSUANT TO THIS SECTION IN EXCESS OF THE AMOUNT FOR WHICH IT WAS RESPONSIBLE IN FISCAL YEAR 1984 FOR SUCH PLACEMENTS.

~~(D) (1) -- BEGINNING IN 1985 AND FOR EACH YEAR THROUGH 1989, THE DIRECTOR, BY JUNE 30, SHALL PREPARE A PLAN FOR THE PLACEMENT, AND SHALL PLACE EACH YEAR.~~

~~(i) -- AT LEAST 250 MENTALLY RETARDED AND OTHER NONRETARDED DEVELOPMENTALLY DISABLED INDIVIDUALS IN COMMUNITY-BASED RESIDENTIAL FACILITIES, AND~~

~~(ii) -- AT LEAST 250 MENTALLY RETARDED AND OTHER NONRETARDED DEVELOPMENTALLY DISABLED INDIVIDUALS IN DAY ACTIVITY PLACEMENTS.~~

~~(2) -- EACH YEAR THE RESIDENTIAL PLACEMENTS MADE UNDER THIS SUBSECTION SHALL BE EQUALLY APPORTIONED TO:~~

~~(i) -- MENTALLY RETARDED AND OTHER NONRETARDED DEVELOPMENTALLY DISABLED INDIVIDUALS IN STATE RESIDENTIAL FACILITIES, AND~~

~~(ii) -- MENTALLY RETARDED AND OTHER NONRETARDED DEVELOPMENTALLY DISABLED INDIVIDUALS ON COMMUNITY WAITING LISTS.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1983.

Approved May 31, 1983.

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