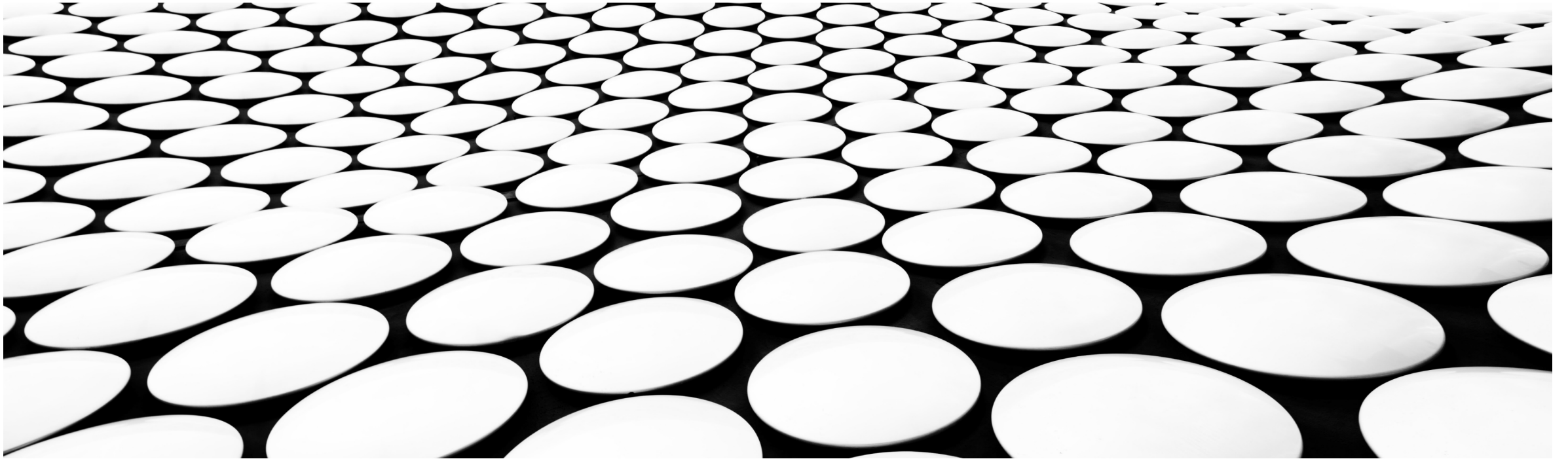


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# TELECOMMUNICATIONS ACCESS IN FLORIDA

INTEGRATING STATEWIDE SYSTEMS TO IMPROVE OUTCOMES AND EFFICIENCY



# HISTORY OF RELEVANT PUBLIC POLICY

## Title VII of the Rehabilitation Act of 1973

The first legislation to require equal access to programs and activities funded by Federal agencies. Adjunct to that mandate, the Centers for Independent Living were established to provide local tools, resources and supports for integrating people with disabilities fully into their communities.

1973

## Telecommunications Access Systems Act of 1991 (Ch. 427, F.S)

To comply with FCC regulations pursuant to Title IV of the ADA, Florida statutes were amended to charge the Public Service Commission with responsibility for overseeing a statewide telecommunications network for individuals who are deaf, hard-of-hearing, deaf-blind, or speech impaired.

1991

1988

## Technology-Related Assistance Act of 1988 (P.L. 100-407)

This legislation provided financial assistance to States to fund needs assessments that would inform the development and implementation of a consumer-responsive statewide program of technology-related assistance for individuals with disabilities.

# HISTORY OF RELEVANT PUBLIC POLICY

## 1994 Amendments to the AT Act of 1988, (P.L. 103–218)

States received federal financial assistance to support systems change and advocacy activities designed to increase access to assistive technology through policy advocacy, technical assistance and similar activities.

## 2004 Amendments to the AT Act of 1998 (P.L.108-364)

To increase program consistency across states and improve access to and acquisition of assistive technology for individuals with disabilities, the law established new required core services for AT programs: device demonstration, device lending, state financing and device reuse.

1994

1998

2004

## Assistive Technology Act of 1998 (P.L. 105–394)

Recurring federal financial assistance was provided to States to maintain and strengthen a permanent, comprehensive statewide program of technology-related assistance for individuals with disabilities of all ages.

# HISTORY OF RELEVANT PUBLIC POLICY

## 21<sup>st</sup> Century Communications & Video Accessibility Act

To ensure that people with disabilities would have equal access to “advanced” communications – namely, digital, broadband and mobile products and services, the Act specified how and where these technologies must be made accessible to people with disabilities such as deafness and blindness.

2010

## Workforce Innovation & Opportunity Act (WIOA)

WIOA transferred administration of the Centers for Independent Living and the state Assistive Technology programs from the Dept. of Education to the Administration on Community Living (ACL) to align with ACL’s mission to maximize the independence, well-being and health of older adults and people with disabilities through a seamless, no wrong door system.

2014

2012

## No Wrong Door (NWD) Model Adopted

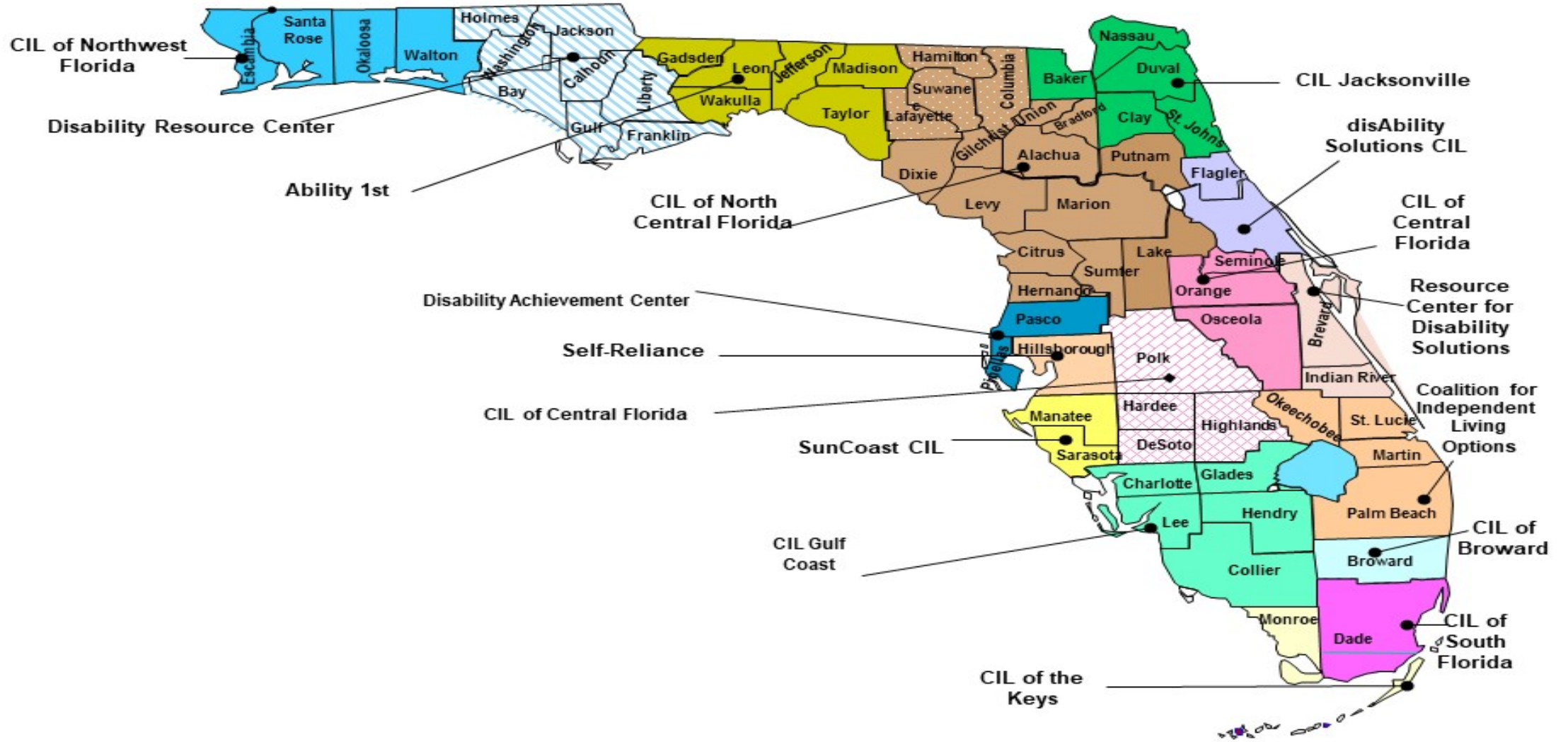
In 2012, the Administration on Community Living (ACL), the Centers for Medicaid & Medicare Services & the Veterans Health Administration adopted the NWD model to allow seniors and individuals with disabilities to be seamlessly connected to the full range of community-based options available.



## CURRENT SITUATION IN FLORIDA

- The number of consumers served by the Florida Telecommunications Relay (FTRI) has decreased by more than 75 percent since 2010. The FTRI service delivery model is centralized out of Tallahassee and does not take advantage of the statewide network of federally funded, non-profit, disability-serving organizations charged with ensuring access to assistive supports and technology related to communication.
- Local Regional Demonstration Centers (RDCs) are not incentivized to conduct robust outreach because the FTRI reimbursement rates do not cover their costs. The results are evident in the declining numbers of individuals served by the FTRI program every year for the past 10 years.
- FTRI was established in 1991, prior to the law creating assistive technology programs in every state (1994). The continuation of a separate entity to provide accessible telecommunications technology duplicates the work and investment that has already been made in the state assistive technology program.

# Network of Centers for Independent Living in Florida



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## PROPOSAL TO IMPROVE SERVICE DELIVERY

- As federally funded disability service providers serving all 67 counties in Florida, the state's network of Centers for Independent Living (CILs) are uniquely equipped to deliver a decentralized service model that is responsive to local needs, demographics, geography and other disabilities. The decentralized approach can reduce administrative overhead by spreading costs across the network of established CILs.
- Moving from the FTRI RDC model to a fixed rate contract arrangement with CILs with specific, measurable deliverables and increased RDC responsibilities will ensure more consumers are served and provide a dependable and accessible community resource for individuals who are deaf and/or hard of hearing.
- As the official Assistive Technology Program for the state of Florida, the Florida Alliance for Assistive Services & Technology (FAAST) has unparalleled experience and expertise in the purchase, maintenance, use and reuse of assistive technology equipment. FAAST can leverage its significant resources to improve access to services, adding value for consumers and RDCs, and reduce administrative costs by eliminating the need for a stand-alone agency for the FTRI program.