60th Legislature

1	HOUSE BILL NO. 713		
2	INTRODUCED BY T. MCGILLVRAY		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR A SEPARATE POSTADOPTIVE COUNSELING		
5	AND SUPPORT PROGRAM WITHIN A CHILD-PLACING AGENCY; SPECIFYING THAT ITS COSTS MAY NOT		
6	BE INCLUDED IN PLACEMENT FEES; AND AMENDING SECTION SECTIONS 42-2-409 AND 42-7-105, MCA."		
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8	WHEREAS, child-placing agencies that provide care and placement of children are in a unique position		
9	to provide care and support to a birth mother after relinquishment of a child, especially to younger women of few		
10) means, which would be consistent with the agency's ministry; and		
11	WHEREAS, there are currently financial and other means of support for women who choose to keep their		
12	children that are compelling women who are young and of little means to keep their children; and		
13	WHEREAS, the ability to provide similar forms of support to a young woman who has chosen to relinquish		
14	a child in order to give her a chance to grieve and to assist her with counseling, <u>TEMPORARY</u> housing, mentoring		
15	services, job training, life skills development, budgeting and financial management, and educational opportunities		
16	will provide birth mothers with another option that can help provide for their future after their children have been		
17	placed with adoptive families; and		
18	WHEREAS, explicit authority for the program is necessary with the caveat that the program must be kept		
19	separate from any program for the placement of children and must be paid for by the agency with separate funds.		
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21	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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23	NEW SECTION. Section 1. Postadoptive counseling and support intent. (1) An agency may have		
24	a specific program, separate from its program for the care and placement of children, to provide postadoptive		
25	counseling and support for birth mothers who have relinquished children for adoption. The program may include		
26	but is not limited to grief and loss counseling, <u>TEMPORARY</u> housing, mentoring services, job training, life skills		
27	development, budgeting and financial management, educational opportunities, and transportation.		
28	(2) (a) The provision of the services in subsection (1) may not be included by an agency in the fees		
29	related to placement for adoption by a parent as provided in 42-7-101.		
30	(b) An agency providing postadoptive counseling and support shall include a full accounting of the		

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1 operation of the program as part of the financial statement required in 52-8-104.

2 (c) An agency may accept federal funds, grants, or donations specifically for the purpose of funding a
3 program to provide the services in subsection (1) that is separate from the agency's program for the care and
4 placement of children.

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Section 2. Section 42-2-409, MCA, is amended to read:

7 "42-2-409. Counseling requirements. (1) Counseling of the birth mother is required in department,
8 agency, and direct parental placement adoptions. If any other parent is involved in an adoptive placement,
9 counseling of that parent is encouraged.

10 (2) Counseling must be performed by a person employed by the department or by a staff person of a 11 licensed child-placing agency designated to provide this type of counseling. Unless the counseling requirement 12 is waived for good cause by a court, a minimum of 3 hours of counseling must be completed prior to execution 13 of a relinquishment of parental rights and consent to adopt. A relinquishment and consent to adopt executed prior 14 to completion of required counseling is void.

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(3) During counseling, the counselor shall offer an explanation of:

(a) adoption procedures and options that are available to a parent through the department or licensedchild-placing agencies;

(b) adoption procedures and options that are available to a parent through direct parental placement
adoptions, including the right to an attorney and that legal expenses are an allowable expense that may be paid
by a prospective adoptive parent as provided in 42-7-101 and 42-7-102;

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(c) the alternative of parenting rather than relinquishing the child for adoption;

(d) the resources that are available to provide assistance or support for the parent and the child if theparent chooses not to relinquish the child;

24 (e) the legal and personal effect and impact of terminating parental rights and of adoption;

25 (f) the options for contact and communication between the birth family and the adoptive family;

(g) postadoptive issues, including grief and loss, and the existence of a postadoptive support and
 <u>counseling program;</u>

(h) the reasons for and importance of providing accurate medical and social history information under42-3-101;

30 (i) the operation of the confidential intermediary program; and

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(j) the fact that the adoptee may be provided with a copy of the original birth certificate upon request after
 reaching 18 years of age, unless the birth parent has specifically requested in writing that the vital statistics
 bureau withhold release of the original birth certificate.

4 (4) The counselor shall prepare a written report containing a description of the topics covered and the 5 number of hours of counseling. The report must specifically include the counselor's opinion of whether or not the 6 parent understood all of the issues and was capable of informed consent. The report must, on request, be 7 released to the person counseled, to the department, to an agency, or with the consent of the person counseled, 8 to an attorney for the prospective adoptive parents."

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SECTION 3. SECTION 42-7-105, MCA, IS AMENDED TO READ:

"42-7-105. Prohibited activities -- violations -- penalties. (1) A person, other than the department or
 a licensed child-placing agency, may not:

13 (a) advertise in any public medium that the person:

14 (i) knows of a child who is available for adoption; or

15 (ii) is willing to accept a child for adoption or knows of prospective adoptive parents for a child; or

16 (b) engage in placement activities as defined in 52-8-101.

(2) An individual other than an extended family member or stepparent of a child may not obtain legal or
 physical custody of a child for purposes of adoption unless the individual has a favorable preplacement evaluation
 or a court-ordered waiver of the evaluation.

(3) A person who, as a condition for placement, relinquishment, or consent to the adoption of a child,
knowingly offers, gives, agrees to give, solicits, accepts, or agrees to accept from another person, either directly
or indirectly, anything other than the fees allowed under 42-7-101 commits the offense of paying or charging
excessive adoption process fees.

(4) It is illegal to require repayment or reimbursement of anything provided to a birth parent under
42-7-101. All payments by the adoptive parent made on behalf of a birth parent pursuant to this section are
considered a gift to the birth parent.

(5) Nothing in this section prohibits a licensed child-placing agency from maintaining a separate program
 for the assistance of a biological parent who is in need of postadoptive counseling and support as provided in
 [section 1]. Services must be provided based on need and may not be contingent on a placement being made
 privately, by the department, or by a licensed child-placing agency. A postadoptive counseling and support



program may not be used to induce a biological parent to place a child for adoption.
 (5)(6) A person convicted of the offense of paying or charging excessive adoption process fees,
 attempting to recover expenses incurred from an adoption process, or otherwise violating this title may be fined
 an amount not to exceed \$10,000 in an action brought by the appropriate city or county attorney. The court may
 also enjoin from further violations any person who violates this title."
 <u>NEW SECTION.</u> Section 4. Codification instruction. [Section 1] is intended to be codified as an
 integral part of Title 42, chapter 4, part 2, and the provisions of Title 42, chapter 4, part 2, apply to [section 1].

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