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HOUSE BILL NO. 157

INTRODUCED BY M. CAFERRO

BY REQUEST OF THE DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES

A BILL FOR AN ACT ENTITLED: "AN ACT REVISING EXCEPTIONS TO THE LIMIT ON THE STATE CHILDREN'S HEALTH INSURANCE PROGRAM ADMINISTRATIVE EXPENSES; CLARIFYING THAT FUNDS DEPOSITED IN THE STATE SPECIAL REVENUE ACCOUNT TO THE CREDIT OF THE STATE CHILDREN'S HEALTH INSURANCE PROGRAM MAY BE USED TO PAY HEALTH CARE CLAIMS; AMENDING SECTIONS 53-4-1007 AND 53-4-1012, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE, A RETROACTIVE APPLICABILITY DATE. AND A CONTINGENT TERMINATION DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 53-4-1007, MCA, is amended to read:

"53-4-1007. (Temporary) Department may contract for services. (1) The department of public health and human services may administer the program directly or contract with insurance companies or other entities to provide services for a set monthly or yearly fee based on the number of participants in the program and the types of services provided or based on a fee for service as established by the department.

- (2) The department of public health and human services may contract for a health care service based on a fee for service when the department does not contract for a health care service through an insurance plan, a health maintenance organization, or a managed care plan. In operating the program and providing health services, the department may:
- (a) pay providers on a fee-for-service basis in a self-funded program and contract with an insurance company, third-party administrator, or other entity to provide administrative services, including but not limited to processing and payment of claims with program funds;
- (b) purchase health coverage for eligible children from an insurance company or other entity through premiums, capitated payments, or other appropriate methods;
- (c) purchase health coverage as provided in subsection (2)(b) for some types of health services and contract directly with providers for other types of health services on a fee-for-service basis; or
- (d) pay providers on a fee-for-service basis and directly provide administrative services in a self-funded program.

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(3) If the department of public health and human services contracts with an insurance company or other entity to administer the program as provided in subsection (2)(b) or (2)(c), not more than 12% of the contract payment may be used for administrative expenses, including:

- (a) direct and indirect expenses as specified in 33-22-1514;
- (b) risk charges; and
- (c) any applicable assessments, fees, and taxes.
- (4) If the department operates the program by providing administrative services under subsection (2)(a), (2)(c), or (2)(d), the department's administrative expense may not exceed the lesser of 10% of total program expenses or the applicable federal limitation, excluding costs for newly required federal administrative expenses imposed after July 1, 2006, and federally required audits.
- (5) (a) An insurance company or other entity that contracts with the department for a fully insured contract as provided in subsection (2)(b) shall calculate the surplus account balance at the end of each contract year and may retain an amount equal to 50% of the risk charge allowed under the contract. The remainder of the surplus balance must be deposited in the state special revenue account provided for in 53-4-1012.
 - (b) For the purposes of this subsection (5):
- (i) "risk charge" means the percentage of the administrative expense allowed in the contract for assuming the risk;
- (ii) "surplus account balance" means funds that remain after all claims and all administrative expenses have been paid for a claim period. (Terminates on occurrence of contingency--sec. 15, Ch. 571, L. 1999; sec. 7, Ch. 565, L. 2005.)"

Section 2. Section 53-4-1012, MCA, is amended to read:

- "53-4-1012. (Temporary) State special revenue account. (1) There is an account in the state special revenue fund to the credit of the state children's health insurance program administered by the department of public health and human services. Any interest or income derived from the account must be deposited in the account.
- (2) Money deposited in this account must be used by the department to cover additional children, to expand eligibility within the limits provided in 53-4-1004, to reduce or maintain premiums, to pay HEALTH CARE claims, or to establish and maintain a reserve.
- (3) The department shall transfer the unexpended balance of an appropriation into the account provided for in subsection (1) at the expiration of the appropriation to be used for the purposes stated in subsection (2).

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(Terminates on occurrence of contingency--sec. 7, Ch. 565, L. 2005.)"

NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.

<u>NEW SECTION.</u> **Section 4. Retroactive applicability.** [This act] applies retroactively, within the meaning of 1-2-109, to July 1, 2006.

<u>NEW SECTION.</u> Section 5. Contingent termination -- transfer of excess funds. (1) [This act] terminates on the date that the director of the department of public health and human services certifies to the governor that the federal government has terminated the program or that federal funding for the program has been discontinued.

- (2) The governor shall transmit a copy of the certification to the code commissioner.
- (3) Any excess funds remaining upon the termination of the program must be transferred to the general fund.

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