## Amendment - 1st Reading/2nd House-blue - Requested by: Steve Hinebauch - (S) Public Health, Welfare and Safety

68th Legislature Drafter: Madelyn Krezowski, (406) 444-6857 HB0116.001.002

1	HOUSE BILL NO. 116		
2	INTRODUCED BY J. GILLETTE		
3	BY REQUEST OF THE CHILDREN, FAMILIES, HEALTH, AND HUMAN SERVICES INTERIM COMMITTEE		
4			
5	A BILL FOR A	N ACT ENTITLED: "AN ACT REQUIRING PROVIDERS SERVING HIGH-RISK CHILDREN	
6	WITH MULTIAGENCY SERVICE NEEDS TO PROVIDE PLANS OF CARE UNDER CERTAIN		
7	CIRCUMSTANCES; PROVIDING EXCEPTIONS; AND AMENDING SECTION 52-2-310, MCA."		
8			
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
10			
11	Section	on 1. Section 52-2-310, MCA, is amended to read:	
12	"52-2-	310. Development and use of qualified provider pools circumstances requiring	
13	participation in the pool exceptions. (1) In order to accomplish the goals of 52-2-301, the department shall		
14	establish a pool of qualified in-state providers identified as willing and able to meet the significant needs of high		
15	risk children with multiagency service needs who are currently placed or may be placed out of state. Using		
16	existing staff resources, the department shall design and implement a process in which licensed providers		
17	qualify for a pool by demonstrating their ability to provide mental health services for children:		
18	(a)	through use of available federal and state special revenue and state general fund money;	
19	(b)	in the least restrictive setting available;	
20	(c)	in accordance with the state's goal of using a wraparound philosophy of care and planning	
21	process; and		
22	(d)	using criteria established by the department to address the specialized needs of high-risk	
23	children with multiagency service needs.		
24	(2)	(a) The Except as provided in subsection (3), the department shall:	
25	<u>(i)</u>	_allow any willing and qualified in-state provider to review a case involving a high-risk child with	
26	multiagency service needs and to propose a plan of care for providing in-state services to the child; and		
27	<u>(ii)</u>	require an in-state provider to review each case involving a high-risk child with multiagency	



## Amendment - 1st Reading/2nd House-blue - Requested by: Steve Hinebauch - (S) Public Health, Welfare and Safety

68th Legislature Drafter: Madelyn Krezowski, (406) 444-6857 HB0116.001.002

1	service needs and to propose a plan of care for providing in-state services to the child if:		
2	<u>(A)</u>	the provider is receiving an enhanced medicaid reimbursement rate because the provider has	
3	increased acces	ss to in-state care for medicaid-eligible Montana children who would otherwise be placed out of	
4	state to receive	necessary care; and	
5	<u>(B)</u>	the provider offers services appropriate to the needs of the child.	
6	(b)	Prior to contracting with a provider for the delivery of in-state services, the department shall	
7	determine that the plan of care submitted by the in-state provider is both cost-effective and in the best interests		
8	of the child.		
9	(c)	If a qualified in-state provider proposes a plan of care for providing in-state services to the	
10	child, the depart	ment may not certify a child for placement with an out-of-state provider unless it denies the plan	
11	of care proposed by the in-state provider.		
12	(3)	(a) The department is not required to seek a plan of care from an in-state provider if doing so	
13	would delay plac	cement and create a higher level of risk for the child in need of services or if the out-of-state	
14	provider is locate	ed nearer to the child's home or family than the in-state provider.	
15	<u>(b)</u>	An in-state provider is not required to review a case and propose a plan of care:	
16	<u>(i)</u>	for a child who has medically complex needs that cannot be met in the state;	
17	<u>(ii)</u>	for a child who is developmentally disabled with comorbidities;	
18	(iii)	if the provider's licensure precludes accepting the child; or	
19	<u>(iv)</u>	when accepting a child would pose a demonstrable risk to the child seeking admission, to other	
20	children currentl	y receiving services from the provider, or to the provider's staff.	
21	<u>(c)</u>	The department shall adopt rules to outline the circumstances under which a provider would	
22	qualify for the ex	cception allowed under subsection (3)(b)(iv).	
23	<u>(d)</u>	(i) A provider shall submit a plan of care within 2 working days of receiving a case for review.	
24	<u>(ii)</u>	A provider seeking an exception under subsection (3)(b)(iv) shall provide a statement in a form	
25	prescribed by th	e department to demonstrate the risk to the child seeking admission, to other children currently	
26	receiving service	es from the provider, or to the provider's staff."	
27		- END -	

