Amendment - 1st Reading-white - Requested by: Laura Smith - (H) Human Services		
- 2023		
68th Legislature 2023	Drafter: Milly Allen, 406-444-9280	HB0311.001.001

	egislature 2023	Draner: Milly Allen, 406-444-9260	HB0311.001.001
1		HOUSE BILL NO. 311	
2		INTRODUCED BY M. YAKAWICH	
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT PROVIDING FOR A CHEMICAL DEPENDENC	Y TREATMENT
5	VOUCHER PF	OGRAM; ESTABLISHING PROVIDER AND PARTICIPANT REQUIREMEN	ITS; ESTABLISHING
6	SERVICES EL	IGIBLE FOR VOUCHER COVERAGE; ESTABLISHING PAYMENT AND R	EPAYMENT
7	PROVISIONS;	PROVIDING AN APPROPRIATION; PROVIDING RULEMAKING AUTHOR	(ITY; AMENDING
8	SECTIONS 16	-12-122 AND 53-24-204, MCA; AND PROVIDING AN EFFECTIVE DATE A	ND A
9	TERMINATION	NDATE."	
10			
11	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
12			
13	NEW S	SECTION. Section 1. Chemical dependency treatment room and board	<u>1</u> voucher program -
14	- eligibility p	provider and participant requirements. (1) Subject to available funding, th	e department shall
15	establish a <u>roo</u>	<u>m and board voucher program to support chemical dependency treatment fo</u>	or individuals who
16	would otherwis	e be unable to access the treatment in a timely manner because of financia	l barriers.
17	(2)	An approved private or public treatment program that has applied for and b	been selected to
18	participate in th	ne voucher program may submit vouchers for reimbursement of chemical de	pendency treatment
19	and related se	rvices provided to an individual who lacks insurance coverage or other mear	is of paying for the
20	services at the	time they are provided room and board not otherwise covered by insurance	or another
21	assistance pro	gram. The individual receiving voucher-eligible services must:	
22	(a)	live in Montana;	
23	(b)	be 14 years of age or older; <u>and</u>	
24	(c)	have an annual family income at or below 200% of the federal poverty leve	ક ો; and
25	(d)	lack the financial means to immediately pay for the costs of treatment and	related services
26	because:		
27	(i)	the individual's third-party payment source will not cover the full cost of tre	a tment;
28	(ii)	the individual has applied for but not yet been approved to receive medica	Lassistance through



1	the medicaid program or healthy Montana kids plan; or		
2	(iii) the individual does not qualify for medical assistance and has no alternative third-party		
3	payment source .		
4	(3) (a) The voucher program may be used to cover the costs of: room and board.		
5	(i) screening and assessment;		
6	(ii) individual, group, and family therapy;		
7	(iii) room, board, and transportation;		
8	(iv) recovery coaching;		
9	(v) drug screens;		
10	(vi) medication-assisted treatment; and		
11	(vii) services that support a person's participation in treatment activities, including but not limited to		
12	2 child care or other family support services.		
13	(b) Treatment services reimbursed under the voucher program must be evidence-based and meet		
14	criteria for levels of care recognized by the American society of addiction medicine.		
15	(4) An approved treatment program may apply to participate in the voucher program. If approved,		
16	6 the program remains eligible to participate for the full budget biennium during which approval was received		
17	unless the department terminates the program's participation for cause.		
18	(5) A participating treatment program:		
19	(a) may submit vouchers for payment of services room and board provided to a qualifying		
20	individual as soon as costs are incurred if other payment sources are not immediately available;		
21	(b) shall assist individuals receiving voucher-reimbursed treatment services with applying for an		
22	appropriate medical assistance program;		
23	(c)(b) shall report any change in an individual's income or insurance status that makes the individual		
24	24 ineligible for further voucher payments;		
25	(d)(c) shall collect and report outcome measures as required by the department by rule; and		
26	(e)(d) shall keep records as required by the department to substantiate the treatment cost of		
27	program-provided room and board.		
28	(6) If an approved treatment program is reimbursed through the voucher program for services		



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1	provided to an i	dividual who is later determined to be eligible for medicaid or the healthy Montana kids plan,
2	the provider:	
3	(a)	hall accept medicaid or healthy Montana kids plan reimbursement as payment in full for
4	services covere	by those programs and remit to the department any voucher payments received for the
5	services; and	
6	(b)	nay submit vouchers for services provided to the individual when the services are allowed
7	under this secti	and not covered by the medicaid program or healthy Montana kids plan.
8		
9	Section	2. Section 16-12-122, MCA, is amended to read:
10	"16-12-	22. Healing and ending addiction through recovery and treatment account. (1) There is
11	a healing and e	ding addiction through recovery and treatment account in the state special revenue fund. The
12	account consist	of money transferred to the account pursuant to 16-12-111.
13	(2)	Revenue in the account must be used to provide statewide programs for:
14	(a)	substance use disorder prevention;
15	(b)	nental health promotion; and
16	(c)	risis, treatment, and recovery services for substance use and mental health disorders.
17	(3)	The programs must be designed to:
18	(a)	ncrease the number of individuals choosing treatment over incarceration;
19	(b)	mprove access to, utilization of, and engagement and retention in prevention, treatment, and
20	recovery support services;	
21	(c)	expand the availability of community-based services that reflect best practices or are evidence-
22	based;	
23	(d)	everage additional federal funds when available for the healthy Montana kids plan provided for
24	in Title 53, chap	er 4, part 11, and the medicaid program provided for in Title 53, chapter 6, for the purposes of
25	this section;	
26	(e)	provide funding for programs and services that are described in subsections (2)(a) through
27	(2)(c) and provi	ed on an Indian reservation located in this state; or
28	(f)	provide funding for grants and services to tribes for use in accordance with this section.
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Amendment - 1st Reading-white - Requested by: Laura Smith - (H) Human Services - 2023 68th Legislature 2023 Drafter: Milly Allen, 406-444-9280 HB0311.001.001 1 (4) (a) An amount not to exceed \$500,000, including eligible federal matching sources when 2 applicable, must be used to provide funding for grants and services to tribes for tobacco prevention and 3 cessation, substance use disorder prevention, mental health promotion, and substance use disorder and 4 mental health crisis, treatment, and recovery services. 5 (b) The department of public health and human services shall manage the programs funded by the 6 special revenue account and shall adopt rules to implement the programs. 7 The legislature shall appropriate money from the state special revenue account provided for in (5) 8 this section for: 9 the chemical dependency treatment room and board voucher program provided for in [section (a) 10 1]; and 11 (b) the programs referred to in this section. Programs funded under this section must be funded through contracted services with service 12 (6) 13 providers." 14 15 Section 3. Section 53-24-204, MCA, is amended to read: 16 **"53-24-204.** Powers and duties of department. (1) To carry out this chapter, the department may: 17 accept gifts, grants, and donations of money and property from public and private sources; (a) 18 (b) enter into contracts; and 19 (c) acquire and dispose of property. 20 (2) The department shall: 21 (a) approve treatment facilities as provided for in 53-24-208; 22 (b) prepare a comprehensive long-term state chemical dependency plan every 4 years and update 23 this plan each biennium; 24 (c) provide for and conduct statewide service system evaluations; 25 distribute state and federal funds to the counties for approved treatment programs in (d) accordance with the provisions of 53-24-108 and 53-24-206: 26 27 (e) plan in conjunction with approved programs and provide for training of program personnel

28 delivering services to persons with a chemical dependency;



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1	<u>(f)</u>	establish the voucher program provided for in [section 1], including adopting rules to carry out	
2	the provisions of [section 1];		
3	(f)(g)	establish criteria to be used for the development of new programs;	
4	(g)(h)	provide planning for the optimal use of funds by increasing efficiency of services, ensuring	
5	existing needs	are met, and encouraging rural counties to form multicounty districts or contract with urban	
6	programs for services;		
7	(h)<u>(i)</u>	cooperate with the board of pardons and parole in establishing and conducting programs to	
8	provide treatment for intoxicated persons and persons with a chemical dependency in or on parole from penal		
9	institutions;		
10	(i)(j)	establish standards for chemical dependency educational courses provided by state-approved	
11	treatment prog	rams and approve or disapprove the courses;	
12	(j)<u>(k)</u>	hold all state-approved facilities, programs, and providers to uniform standards as established	
13	by the department by rule; and		
14	(k)<u>(</u>l)	assist all interested public agencies and private organizations in developing education and	
15	prevention programs for chemical dependency."		
16			
17	<u>NEW S</u>	ECTION. Section 4. Appropriation. (1) There is appropriated <u>\$1 million \$600,000</u> from the	
18	healing and en	ding addiction through recovery and treatment special revenue account provided for in 16-12-	
19	122 to the department of public health and human services for the biennium beginning July 1, 2023, for		
20	payments made	e through the voucher program provided for in [section 1].	
21	(2)	The legislature intends that the appropriation be considered as part of the ongoing base for the	
22	next legislative	session.	
23			
24	NEW S	ECTION. Section 5. Codification instruction. [Section 1] is intended to be codified as an	
25	integral part of	Title 53, chapter 24, part 2, and the provisions of Title 53, chapter 24, part 2, apply to [section 1].	
26			
27	NEW S	ECTION. Section 6. Effective date. [This act] is effective July 1, 2023.	
28			



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1 <u>NEW SECTION.</u> Section 7. Termination. [This act] terminates June 30, 2027.

2

- END -

