First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 25-0475.01 Alana Rosen x2606

HOUSE BILL 25-1097

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Gilchrist and Froelich, Camacho, Rutinel, Stewart R.

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Health & Human Services Appropriations

101

102

A BILL FOR AN ACT CONCERNING MEASURES TO SUPPORT CHILDREN IN OUT-OF-HOME PLACEMENTS IN FAMILY-BASED SETTINGS THROUGH THE

103 CREATION OF PLACEMENT TRANSITION PLANS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill requires the department of human services (department) to develop and adopt a placement transition plan (plan) template that outlines how a county or district department of human or social services (county department) will transition a child from one out-of-home placement in a foster care home, kinship foster care home, or

non-certified kinship care home (placement) to another or back to the child's home. The purpose of the plan is to create consistency in transitioning children from one placement to another and to prevent children from experiencing unnecessary or abrupt placement changes that affect their well-being or sense of security.

The plan, at a minimum, must include:

- A determination of pre-transition logistics to adequately prepare for the child's new placement;
- A framework for pre-transition communications between the county department caseworker and individuals who are directly involved in the transition to ensure the transition is child-centered, trauma-informed, and in compliance with the rights of children and youth in foster care;
- A timeline to transition the child to a new placement;
- A plan to physically move the child to the new placement;
 and
- A framework for post-transition communications.

The department, within existing resources, shall create a training on the importance of plans that is recorded and made available on a training system that can be accessed statewide. The training must focus on plans and individuals who have lived experience with placement transitions.

Newly employed county caseworkers must complete the training within the first year of employment as a county caseworker. All caseworkers must complete this training every 3 years. A foster care, kinship foster care, or non-certified kinship care provider (provider) may complete the training and may receive support from the department or the county department to improve the provider's skills in transitioning a child in the provider's care from one placement to another.

Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, add 19-3-213.5 as

3 follows:

1

7

4 19-3-213.5. Placement transition plans - out-of-home

5 placements in family-based settings - training - definitions. (1) As

6 USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "PLACEMENT" MEANS PLACEMENT IN A FOSTER CARE HOME OR

8 A KINSHIP FOSTER CARE HOME, AS BOTH ARE DEFINED IN SECTION

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1	26-6-903, OR A NON-CERTIFIED KINSHIP CARE HOME.
2	(b) "PLACEMENT TRANSITION PLAN" MEANS A PLAN DEVELOPED
3	PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION TO PREVENT CHILDREN
4	IN PLACEMENTS IN FOSTER CARE HOMES, KINSHIP FOSTER CARE HOMES, OR
5	NON-CERTIFIED KINSHIP CARE HOMES FROM EXPERIENCING UNNECESSARY
6	OR ABRUPT PLACEMENT CHANGES AFTER A DECISION HAS BEEN MADE BY
7	THE COUNTY DEPARTMENT, BY THE COURT, OR BY AGREEMENT BETWEEN
8	PARTIES FOR A CHANGE OF PLACEMENT.
9	(c) "Provider" means a foster care parent or a relative or
10	KIN WHO PROVIDES KINSHIP FOSTER CARE AND WHO IS CERTIFIED TO
11	OPERATE A KINSHIP FOSTER CARE HOME PURSUANT TO SECTION $26-6-910$.
12	"Provider" also includes a relative or kin who provides
13	NON-CERTIFIED KINSHIP CARE, AS DEFINED IN SECTION 26-6-903, TO A
14	CHILD.
15	(2) (a) On or before July 1, 2026, the department shall
16	DEVELOP AND ADOPT A PLACEMENT TRANSITION PLAN TEMPLATE THAT
17	OUTLINES HOW THE COUNTY DEPARTMENT WILL TRANSITION A CHILD
18	FROM ONE PLACEMENT TO ANOTHER AND THAT COUNTY DEPARTMENTS
19	WILL USE TO DEVELOP INDIVIDUALIZED PLACEMENT TRANSITION PLANS.
20	AN INDIVIDUALIZED PLACEMENT TRANSITION PLAN MUST PRIORITIZE THE
21	MENTAL, EMOTIONAL, AND PHYSICAL NEEDS OF THE CHILD WHILE
22	CONSIDERING THE NEEDS OF THE PARENTS, CURRENT PROVIDERS, AND
23	FUTURE PROVIDERS, AS THE NEEDS OF THE PARENTS, CURRENT PROVIDERS,
24	AND FUTURE PROVIDERS RELATE TO THE CARE OF THE CHILD.
25	(b) (I) ABSENT AN EMERGENCY PLACEMENT CHANGE, A COUNTY
26	DEPARTMENT CHILD WELFARE CASEWORKER SHALL CREATE AN
27	INDIVIDUALIZED PLACEMENT TRANSITION PLAN FOR A CHILD ANY TIME THE

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1	CHILD IS MOVED FROM ONE PLACEMENT IN A FOSTER CARE HOME, KINSHIP
2	FOSTER CARE HOME, OR NON-CERTIFIED KINSHIP CARE HOME TO ANOTHER
3	OR IS MOVED FROM ANY PLACEMENT BACK TO THE CHILD'S HOME. THE
4	COUNTY DEPARTMENT CHILD WELFARE CASEWORKER SHALL DOCUMENT
5	THE INDIVIDUALIZED PLACEMENT TRANSITION PLAN IN THE STATE
6	AUTOMATED CASE MANAGEMENT SYSTEM.
7	(II) THE INDIVIDUALIZED PLACEMENT TRANSITION PLAN MUST BE
8	DEVELOPED IN A MEETING WITH ALL PARTIES TO THE CASE, THE CURRENT
9	AND PROSPECTIVE PROVIDERS, AND THE CHILD IF IT IS APPROPRIATE TO THE
10	CHILD'S AGE OR DEVELOPMENTAL LEVEL. IF A PARTY OR PROVIDER DOES
11	NOT AGREE TO PARTICIPATE IN THE MEETING, THE PARTY OR PROVIDER
12	WAIVES THEIR RIGHT TO WEIGH IN ON THE PLACEMENT TRANSITION PLAN.
13	IF ALL PARTIES AND PROVIDERS AGREE THAT A MEETING IS NOT REQUIRED,
14	THE MEETING MAY BE WAIVED.
15	(III) IF A SIBLING GROUP IS MOVED FROM A PLACEMENT TOGETHER,
16	THE COUNTY DEPARTMENT CHILD WELFARE CASEWORKER MAY DEVELOP
17	ONE INDIVIDUALIZED PLACEMENT TRANSITION PLAN FOR THE SIBLING
18	GROUP AS LONG AS THE PLAN TAKES INTO ACCOUNT THE INDIVIDUALIZED
19	NEEDS OF EACH CHILD.
20	(IV) THE INDIVIDUALIZED PLACEMENT TRANSITION PLAN MUST
21	NOT BE USED TO SLOW DOWN THE RETURN OF A CHILD TO THE CHILD'S
22	HOME. THE COURT MAY ORDER A SPECIFIC DATE FOR COMPLETION OF THE
23	INDIVIDUALIZED PLACEMENT TRANSITION PLAN TO ENSURE THAT AN
24	AGREED UPON OR COURT-ORDERED CHANGE IN PLACEMENT IS NOT
25	DELAYED DUE TO THE REQUIREMENT TO COMPLETE AN INDIVIDUALIZED
26	PLACEMENT TRANSITION PLAN.
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1	(c) A COUNTY DEPARTMENTS INDIVIDUALIZED PLACEMENT
2	TRANSITION PLAN CREATED PURSUANT TO SUBSECTION (2)(b) OF THIS
3	SECTION DOES NOT OVERRIDE A COURT ORDER FOR THE PLACEMENT OF A
4	CHILD. THE COURT MAY ORDER AN INDIVIDUALIZED PLACEMENT
5	TRANSITION PLAN FOR A CHILD WHO IS MOVED TO A NEW PLACEMENT AS
6	A RESULT OF THE COURT'S ORDER.
7	(3) AN INDIVIDUALIZED PLACEMENT TRANSITION PLAN MUST
8	INCLUDE, BUT NOT BE LIMITED TO:
9	(a) Pre-transition logistics to adequately prepare for the
10	CHILD'S NEW PLACEMENT, WHICH INCLUDE:
11	(I) IDENTIFYING INDIVIDUALS RESPONSIBLE FOR EACH ELEMENT OF
12	THE INDIVIDUALIZED PLACEMENT TRANSITION PLAN;
13	(II) DETERMINING THE TIME FRAMES FOR THE IMPENDING
14	PLACEMENT CHANGE;
15	(III) IDENTIFYING OPPORTUNITIES FOR THE CHILD TO VISIT OR
16	CONTACT THE FUTURE PROVIDER PRIOR TO THE TRANSITION;
17	(IV) IDENTIFYING OPPORTUNITIES THE CHILD MAY HAVE TO
18	MAINTAIN CONTACT WITH THE CURRENT PROVIDER WITH PRIMARY
19	CONSIDERATION TO THE MENTAL, EMOTIONAL, AND PHYSICAL NEEDS OF
20	THE CHILD AND TAKING INTO CONSIDERATION THE PREFERENCES OF THE
21	CHILD AND THE FUTURE PROVIDER;
22	(V) DETERMINING, WHEN APPLICABLE, HOW A CHILD WILL
23	MAINTAIN CONNECTIONS WITH SIBLINGS WHEN SIBLINGS ARE NOT PLACED
24	TOGETHER, AS SET FORTH IN SECTION 19-7-204;
25	(VI) ENSURING THE CHILD HAS THEIR BELONGINGS AND CURRENT
26	MEDICATIONS, THAT THE CHILD'S BELONGINGS ARE CAREFULLY PACKED IN
2.7	APPROPRIATE LUGGAGE TO AVOID DAMAGE AND THAT THERE IS

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1	TRANSPORTATION OF THE CHILD'S BELONGINGS TO THE PLACEMENT, AS
2	DESCRIBED IN SECTION 19-7-101;
3	(VII) PROVIDING THE CHILD'S RECORDS AND INFORMATION, AS
4	DESCRIBED IN SECTION 19-3-210.5 (1)(i), TO THE FUTURE PROVIDER,
5	SUBJECT TO ANY PRIVILEGE OR CONFIDENTIALITY STANDARD RECOGNIZED
6	OR GOVERNED BY STATE OR FEDERAL LAW;
7	(VIII) SHARING INFORMATION BETWEEN THE CURRENT PROVIDER
8	AND THE FUTURE PROVIDER UPON THE CONSENT OF BOTH PROVIDERS;
9	(IX) IDENTIFYING WHETHER THE CHILD'S CURRENT HEALTH CARE
10	AND MENTAL HEALTH SERVICES WILL CONTINUE OR TRANSITION TO NEW
11	PROVIDERS;
12	(X) COMMUNICATING THE INDIVIDUALIZED PLACEMENT
13	TRANSITION PLAN WITH THE CHILD IN AN AGE-APPROPRIATE MANNER;
14	(XI) PLANNING TO PHYSICALLY MOVE THE CHILD TO THE NEW
15	PLACEMENT; AND
16	(XII) SUPPORTING A CHILD WHO IS FOUND TO BE AN INDIAN CHILD
17	TO MAINTAIN OR DEVELOP CONNECTIONS WITH THE CHILD'S TRIBE
18	PURSUANT TO THE FEDERAL "INDIAN CHILD WELFARE ACT OF 1978", 25
19	U.S.C. SEC. 1901, ET SEQ.
20	(b) A PLAN FOR PRE-TRANSITION COMMUNICATIONS BETWEEN
21	INDIVIDUALS WHO HAVE RELEVANT INFORMATION FOR THE TRANSITION.
22	THE PRE-TRANSITION COMMUNICATIONS MUST BE CHILD-CENTERED,
23	TRAUMA-INFORMED, AND IN COMPLIANCE WITH THE RIGHTS OF CHILDREN
24	AND YOUTH IN FOSTER CARE, AS DESCRIBED IN SECTION 19-7-101.
25	
26	(c) A TIMELINE TO TRANSITION THE CHILD TO A NEW PLACEMENT,
2.7	WHICH MUST INCLUDE:

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1	(I) NOTIFYING THE CHILD, CURRENT PROVIDER, AND FUTURE
2	PROVIDER BEFORE THE MOVE SO THE CHILD MAY SPEND TIME WITH THE
3	FUTURE PROVIDER OR SPEND TIME WITH SERVICE PROVIDERS, SCHOOL
4	SUPPORTS, OR OTHER CONNECTIONS WHO MAY BE LOST AFTER THE MOVE;
5	AND
6	(II) ESTABLISHING AN ALTERNATIVE TIMELINE, IF NECESSARY,
7	THAT ALLOWS A CHILD TO MOVE IMMEDIATELY IF:
8	(A) THERE ARE SAFETY CONCERNS FOR THE CHILD'S PHYSICAL OR
9	EMOTIONAL SAFETY IN THE CURRENT PLACEMENT;
10	(B) THE CURRENT PROVIDER GIVES NOTICE THAT THEY CAN NO
11	LONGER CARE FOR THE CHILD AND THE TRANSITION TIMELINE MUST BE
12	SHORTENED;
13	(C) THE CHILD REQUESTS AN IMMEDIATE MOVE TO A NEW
14	PLACEMENT, WHICH MUST REMAIN CONFIDENTIAL FROM THE CURRENT
15	PROVIDER; OR
16	(D) THE COURT ORDERS A CHANGE IN PLACEMENT TO OCCUR
17	SOONER THAN A TRANSITION PLAN WOULD ALLOW;
18	(d) A PLAN TO PHYSICALLY MOVE THE CHILD TO THE NEW
19	PLACEMENT, WHICH MUST INCLUDE:
20	(I) MOVING THE CHILD TO THE NEW PLACEMENT BY SOMEONE
21	KNOWN TO THE CHILD, TO THE EXTENT PRACTICABLE; AND
22	(II) NOTIFYING THE PREVIOUS PROVIDER THAT THE CHILD ARRIVED
23	SAFELY TO THE NEW PLACEMENT;
24	(e) A FRAMEWORK FOR A COUNTY DEPARTMENT CHILD WELFARE
25	CASEWORKER'S POST-TRANSITION COMMUNICATIONS, WHICH MUST
26	INCLUDE:
7	(I) PROVIDING A STATUS LIDDATE ON THE CHILD TO THE PREVIOUS

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1	PROVIDER, UNLESS THERE IS A SAFETY CONCERN IN PROVIDING A STATUS
2	UPDATE TO THE PREVIOUS PROVIDER, A PARTY OBJECTS TO SHARING
3	CONFIDENTIAL INFORMATION, OR A COURT ORDER PROHIBITS THE RELEASE
4	OF INFORMATION TO THE PREVIOUS PROVIDER; AND
5	(II) COMMUNICATING WITH THE CURRENT PROVIDER AND
6	PREVIOUS PROVIDER, IF REQUESTED BY THE PREVIOUS PROVIDER PRIOR TO
7	THE TRANSITION, TO DETERMINE HOW THE TRANSITION WENT AND IF THE
8	CURRENT PROVIDER OR PREVIOUS PROVIDER NEEDS ANY SUPPORT.
9	(4) (a) The department, within existing resources, shall
10	CREATE A TRAINING ON THE IMPORTANCE OF PLACEMENT TRANSITION
11	PLANS THAT IS RECORDED AND MADE AVAILABLE ON A TRAINING SYSTEM
12	THAT CAN BE ACCESSED STATEWIDE. THE TRAINING MUST FOCUS ON
13	PLACEMENT TRANSITION PLANS AND ON INDIVIDUALS WHO HAVE LIVED
14	EXPERIENCE WITH PLACEMENT TRANSITIONS, INCLUDING AN EMPHASIS ON
15	INDIVIDUALS WHO EXPERIENCED PLACEMENT TRANSITIONS.
16	(b)(I) New county department child welfare case workers
17	MUST COMPLETE THE TRAINING DESCRIBED IN SUBSECTION $(4)(a)$ OF THIS
18	SECTION WITHIN THE FIRST YEAR OF EMPLOYMENT AS A COUNTY
19	DEPARTMENT CHILD WELFARE CASEWORKER.
20	(II) ALL COUNTY DEPARTMENT CHILD WELFARE CASEWORKERS
21	MUST COMPLETE THE TRAINING DESCRIBED IN SUBSECTION (4)(a) OF THIS
22	SECTION EVERY THREE YEARS.
23	(c) A PROVIDER MAY COMPLETE THE TRAINING ON PLACEMENT
24	TRANSITIONPLANSDESCRIBEDINSUBSECTION(4)(a)OFTHISSECTIONAND
25	MAY RECEIVE SUPPORT FROM THE DEPARTMENT OR THE COUNTY
26	DEPARTMENT PURSUANT TO SECTION 19-3-210.5 (1)(c) TO IMPROVE THE
27	PROVIDER'S SKILLS IN TRANSITIONING A CHILD IN THE PROVIDER'S CARE

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1	FROM ONE PLACEMENT TO ANOTHER.
2	(5) This section does not alter state law criteria that
3	DETERMINES PLACEMENT CHANGES FOR A CHILD OR THAT RETURNS A
4	CHILD TO A PARENT'S CUSTODY.
5	SECTION 2. In Colorado Revised Statutes, 19-3-213, amend (1)
6	introductory portion and (1)(a) as follows:
7	19-3-213. Placement criteria. (1) In any A case in which the
8	county department recommends placement out of the home for a child or
9	in which a child is in out-of-home placement, the court, the guardian ad
10	litem, the county department, any A CASA volunteer, and other parties
11	shall consider the best interests of the child and shall comply with the
12	following placement criteria:
13	(a) Prior to the change of placement of a child, the county
14	department shall, to the extent possible, notify the guardian ad litem or
15	counsel for youth, any A CASA volunteer, and other parties. If any A
16	party disagrees with the change of placement, the party may seek an
17	emergency hearing concerning the appropriate placement for a THE child.
18	In an emergency, the county department may proceed to make the change
19	of placement prior to any A requested hearing. ABSENT AN EMERGENCY
20	CHANGE, PRIOR TO THE CHANGE OF PLACEMENT OF A CHILD, THE COUNTY
21	DEPARTMENT SHALL CREATE AN INDIVIDUALIZED PLACEMENT TRANSITION
22	PLAN, AS DESCRIBED IN SECTION 19-3-213.5 (2)(b).
23	SECTION 3. Safety clause. The general assembly finds,
24	determines, and declares that this act is necessary for the immediate
25	preservation of the public peace, health, or safety or for appropriations for
26	the support and maintenance of the departments of the state and state
27	institutions.

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