## MAINE STATE LEGISLATURE

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	L.D. 959		
2	DATE: 4-15-99 (Filing No. H-229)		
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6	HEALTH AND HUMAN SERVICES		
8			
10	Reproduced and distributed under the direction of the Clerk of the House.		
12	STATE OF MAINE		
14	HOUSE OF REPRESENTATIVES 119TH LEGISLATURE		
16	FIRST REGULAR SESSION		
18	COMMITTEE AMENDMENT " $\hat{H}$ " to H.P. 692, L.D. 959, Bill, "An		
20	Act to Clarify the Standard for Cause in the Request for Proposal Process for the Department of Mental Health, Mental Retardation		
22	and Substance Abuse Services"		
24	Amend the bill by striking out everything after the enacting clause and before the summary and inserting in its place the		
26	following:		
28	'Sec. 1. 34-B MRSA §1208, sub-§6, as enacted by PL 1989, c. 432, is repealed and the following enacted in its place:		
30	6 Pulsa The compications shall adopt sules for		
32	6. Rules. The commissioner shall adopt rules for competitive bidding of contracts for existing services for all client groups served by the department in accordance with this		
34	subsection and any applicable provisions of Title 5, chapter 521 and this Title. Rules adopted pursuant to this subsection are		
36	major substantive rules as defined by Title 5, chapter 375, subchapter II-A.		
38			
40	A. Rules adopted pursuant to this subsection must ensure:		
42	(1) The stability of the provider system:		
	(2) The protection to the extent possible of consumers		
44	<pre>who are provided services through the authority of the department; and</pre>		
46	department, and		
	(3) The verification of the nonservice revenue portion		
48	of proposed budgets submitted by current and prospective providers.		

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## COMMITTEE AMENDMENT " to H.P. 692, L.D. 959

	B. Rules adopted pursuant to this subsection must provide
2	for good cause for competitive bidding of contracts for
	existing services and must provide for:
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_	(1) A definition of "good cause" that includes:
6	
•	(a) Failure of the current provider to adhere to
8	program, policy or performance criteria contained
10	in any law, rule or contractual agreement
10	concerning community agency service providers;
10	
12	(b) Failure of the current provider to correct
1.4	deficiencies, improve services or reduce costs in
14	a manner reasonably requested by the department;
16	(c) A material change in circumstances that may
10	affect the current provider's ability to provide
18	services, including but not limited to loss of
10	licensure, insolvency or loss of nondepartment
20	funding;
20	<u> </u>
22	(d) Repeated substantiated complaints or
	grievances involving violations of rights of
24	consumers of services; and
<del></del>	<u> </u>
26	(e) Noncompliance with the terms of any terms of
	the contract imposed by a court order or decree;
28	
	(2) Notice at least 90 days prior to the issuance of a
30	request for proposals to the current provider and an
	opportunity for an appeal by the current provider, to
32	be filed within 30 days of notice of intent to request
	proposals, that includes a timely hearing and final
34	agency action within that 90-day period;
•	
36	(3) When the time for an appeal has expired,
	publication in one or more newspapers in circulation in
38	the service area of the department's intention to
	request competitive bids, the date on which bidding
40	will commence and a description of the services,
	population and geographic areas affected. Public
42	notice must invite public comment; and
4.4	(4) D. 1.1
44	(4) Public access to public comments regarding the
4.5	bidding process and a consumer impact statement that
46	includes a statement of the basis for the good cause
4.0	decision.
48	O mba danaharat marijaratian in 1900 arabitira sisasira
50	C. The department may consider in the competitive bidding
50	process only those providers who possess sufficient

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## COMMITTEE AMENDMENT

COMMITTEE AMENDMENT " to H.P. 692, L.D. 959

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facilities, trained staff and appropriate licensure, certification or accreditation.

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## **SUMMARY**

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This amendment replaces the bill. It places into law the procedures and grounds to be used when the Department of Mental Health, Mental Retardation and Substance Abuse Services undertakes to place out for competitive bidding a contract for existing services. It contains provisions on good cause, protection of consumers of services and qualifications of prospective bidders.

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