

1st Sub. H.B. 131
CHILD PLACEMENT REVISIONS

Representative **Kay J. Christofferson** proposes the following amendments:

1. *Page 6, Lines 177 through 180:*

- 177 (c) the individual communicates the request:
178 (i) {no less than} **within** 30 days after receipt of a denial letter from the division informing
 the
179 individual that the child was placed elsewhere, if the individual had previously expressed
180 willingness to the division to have the child placed in the individual's home; or

2. *Page 7, Lines 181 through 184:*

- 181 (ii) {no less than} **within** 30 days after the child is placed into an ongoing placement, if the
182 individual did not have an opportunity to express willingness to have the child placed in the
183 individual's home because the individual did not receive notice, before the division made the
184 ongoing placement decision, that the child was in need of an ongoing placement.