Bill No. CS for SB 156 Amendment No. \_\_\_\_ CHAMBER ACTION <u>Senate</u> House 1 2 3 4 5 6 7 8 9 10 Senator Rossin moved the following amendment: 11 12 13 Senate Amendment On page 12, lines 3-11, delete those lines 14 15 and insert: and cost-control requirements. If other 16 17 governmental entities or units of special purpose government contribute matching funds to the support of a given system of 18 19 treatment or service, the department shall formally request 20 information from those funding entities in the procurement process and may take the information received from those 21 funding entities into account in the selection process. If a 22 23 local government contributes match to support the system of treatment or contracted service and if the match constitutes 24 at least 25 percent of the value of the contract, the 25 department shall afford the governmental match contributor an 26 opportunity to name an employee to the selection team required 27 by s. 287.057(15). Any employee so named shall qualify as one 28 of the employees required by s. 287.057(15). The selection 29 30 team shall include the named employee unless the department 31 sets forth in writing the reason such inclusion would be 1

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1	contrary to the best interests of the state. No governmental
2	entity or unit of special purpose government may name an
3	employee to the selection team if it, or any of its political
4	subdivisions, executive agencies, or special districts,
5	intends to compete for the contract to be awarded. The
6	governmental funding entity or match contributor shall comply
7	with any deadlines and procurement procedures established by
8	the department. The department may also involve
9	nongovernmental funding entities in the procurement process
10	when appropriate.
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