Bill No. CS/CS/HB 1217, 1st Eng. (2018)

Amendment No.

	CHAMBER ACTION	
	<u>Senate</u> <u>House</u>	
	•	
1	Representative Metz offered the following:	
2		
3	Amendment	
4	Remove lines 247-269 and insert:	
5	terminated in a record or by a written agreement signed by both	
6	the deploying parent and the other parent, or, in the absence of	
7	such a record or agreement, by court order or under s. 61.761,	
8	or modified under s. 61.725. The agreement does not in any way	
9	create an independent, continuing right to caretaking authority,	
10	decisionmaking authority, or limited contact for an individual	
11	granted custodial responsibility.	
12	(2) An agreed upon nonparent granted temporary custodial	
13	responsibility or limited contact by agreement has standing only	
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HOUSE AMENDMENT

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14	to enforce the agreement until it is terminated in a record or
15	by a written agreement signed by both the deploying parent and
16	the other parent, or, in the absence of such a record or
17	agreement, by court order or under s. 61.761, or modified under
18	<u>s. 61.725.</u>
19	61.725 Modification of agreement
20	(1) The parents of a child may modify an agreement
21	granting temporary custodial responsibility by mutual consent
22	and without the consent of any nonparent.
23	(2) If an agreement is modified before deployment of a
24	deploying parent, the modification must be in writing and signed
25	by both parents and, if applicable, any agreed upon nonparent
26	granted temporary custodial responsibility under the modified
27	agreement.
28	(3) If an agreement is modified during deployment of a
29	deploying parent, the modification must be agreed to in a record
30	by both parents and, if applicable, any agreed upon nonparent
31	granted temporary custodial responsibility under the modified
32	agreement.
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