45th Legislature LC 1104/01

INTRODUCED BY Harrington Lynch Country

A BILL FOR AN ACT ENTITLED: "AN ACT TO PRESERVE EXISTING GARBAGE AND SOLID WASTE SERVICES IN THE EVENT OF ANNEXATION AND PROHIBIT COMPETITIVE OR SIMILAR SERVICE PROVIDED BY THE MUNICIPALITY FOR 3 YEARS FOLLOWING ANNEXATION EXCEPT UPON A PROPER SHOWING THAT EXISTING SERVICE IS NOT ADEQUATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Preservation of existing garbage or solid waste service in the event of annexation. A municipality that annexes or incorporates additional area receiving garbage and solid waste disposal service by a motor carrier authorized by the public service commission to conduct such service may not provide competitive or similar garbage and solid waste disposal service to the area for 3 years following annexation except upon a proper showing to the public service commission that the existing carrier is unable or refuses to provide adequate service to the annexed or incorporated area.

-End-

HB 323

Approved by Comm. on Local Government

1 H BILL NO. 323
2 INTRODUCED BY Harrington of purch

A BILL FOR AN ACT ENTITLED: "AN ACT TO PRESERVE EXISTING GARBAGE AND SOLID WASTE SERVICES IN THE EVENT OF ANNEXATION AND PROHIBIT COMPETITIVE OR SIMILAR SERVICE PROVIDED BY THE MUNICIPALITY FOR 3 YEARS FOLLOWING ANNEXATION EXCEPT UPON A PROPER SHOWING THAT EXISTING SERVICE IS NOT ADEQUATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HONTANA:

Section 1. Preservation of existing garbage or solid waste service in the event of annexation. A municipality that annexes or incorporates additional area receiving garbage and solid waste disposal service by a motor carrier authorized by the public service commission to conduct such service may not provide competitive or similar garbage and solid waste disposal service to the area for 3 years following annexation except upon a proper showing to the public service commission that the existing carrier is unable or refuses to provide adequate service to the annexed or incorporated area.

-End-

HB325

INTRODUCED BY Harrington Lynch Country

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A BILL FOR AN ACT ENTITLED: "AN ACT TO PRESERVE EXISTING GARBAGE AND SOLID WASTE SERVICES IN THE EVENT OF ANNEXATION AND PROHIBIT COMPETITIVE OR SIMILAR SERVICE PROVIDED BY THE MUNICIPALITY FOR 3 YEARS FOLLOWING ANNEXATION EXCEPT UPON A PROPER SHOWING THAT EXISTING SERVICE IS NOT ADEQUATE."

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Preservation of existing garbage or solid waste service in the event of annexation. A municipality that annexes or incorporates additional area receiving garbage and solid waste disposal service by a motor carrier authorized by the public service commission to conduct such service may not provide competitive or similar garbage; and solid waste disposal service to the area for 3 years following annexation except upon a proper showing to the public service commission that the existing carrier is unable or refuses to provide adequate service to the annexed or incorporated area.

-End-

45th Legislature H5 0323/02

1	HOUSE BILL NO. 323
2	INTRODUCED BY HARRINGTON, LYNCH, COURTNEY
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4	A BILL FOR AN ACT ENTITLED: "AN ACT TO PRESERVE EXISTING
5	GARBAGE AND SOLID WASTE SERVICES IN THE EVENT OF ANNEXATION
6	AND PROHIBIT COMPETITIVE OR SIMILAR SERVICE PROVIDED BY THE
7	MUNICIPALITY FOR 3 YEARS FOLLOWING ANNEXATION EXCEPT UPON A
8	PROPER SHOWING THAT EXISTING SERVICE IS NOT ADEQUATE.*
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10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
11	Section 1. Preservation of existing garbage or solid
12	waste service in the event of annexation. A municipality
13	that annexes or incorporates additional area receiving
14	garbage and solid waste disposal service by a motor carrier
15	authorized by the public service commission to conduct such
16	service may not provide competitive or similar garbage and
17	solid waste disposal service to the area for 3 years
18	following annexation except upon a proper showing to the
19	public service commission that the existing carrier is
20	unable or refuses to provide adequate service to the annexed
21	or incorporated area.

-End-