## SENATE BILL 5120

State of Washington 68th Legislature 2023 Regular Session

By Senators Dhingra and Wagoner

Prefiled 12/30/22.

1 AN ACT Relating to establishing 23-hour crisis relief centers in 2 Washington state; amending RCW 71.05.020, 71.05.020, 71.05.050, 3 71.05.150, 71.05.150, 71.05.590, 71.05.590, 71.34.020, 71.34.020, 71.34.351, 71.34.700, 71.34.700, 71.05.755, 71.24.890, 10.31.110, 4 10.77.086, and 10.77.088; amending 2022 c 210 s 31 and 2021 c 264 s 5 29 (uncodified); reenacting and amending RCW 71.24.025, 71.05.153, 6 7 71.05.153, and 48.43.005; adding a new section to chapter 71.24 RCW; 8 creating new sections; repealing RCW 71.24.647; providing an effective date; providing contingent effective dates; and providing 9 10 an expiration date.

11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

12 Sec. 1. RCW 71.24.025 and 2021 c 302 s 402 are each reenacted 13 and amended to read as follows:

14 Unless the context clearly requires otherwise, the definitions in 15 this section apply throughout this chapter.

(1) "988 crisis hotline" means the universal telephone number within the United States designated for the purpose of the national suicide prevention and mental health crisis hotline system operating through the national suicide prevention lifeline.

(2) "Acutely mentally ill" means a condition which is limited toa short-term severe crisis episode of:

(a) A mental disorder as defined in RCW 71.05.020 or, in the case
 of a child, as defined in RCW 71.34.020;

3 (b) Being gravely disabled as defined in RCW 71.05.020 or, in the 4 case of a child, a gravely disabled minor as defined in RCW 5 71.34.020; or

6 (c) Presenting a likelihood of serious harm as defined in RCW 7 71.05.020 or, in the case of a child, as defined in RCW 71.34.020.

8 (3) "Alcoholism" means a disease, characterized by a dependency 9 on alcoholic beverages, loss of control over the amount and 10 circumstances of use, symptoms of tolerance, physiological or 11 psychological withdrawal, or both, if use is reduced or discontinued, 12 and impairment of health or disruption of social or economic 13 functioning.

14 (4) "Approved substance use disorder treatment program" means a 15 program for persons with a substance use disorder provided by a 16 treatment program licensed or certified by the department as meeting 17 standards adopted under this chapter.

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(5) "Authority" means the Washington state health care authority.

19 (6) "Available resources" means funds appropriated for the purpose of providing community behavioral health programs, federal 20 21 funds, except those provided according to Title XIX of the Social 22 Security Act, and state funds appropriated under this chapter or chapter 71.05 RCW by the legislature during any biennium for the 23 purpose of providing residential services, resource 24 management 25 services, community support services, and other behavioral health 26 services. This does not include funds appropriated for the purpose of operating and administering the state psychiatric hospitals. 27

(7) "Behavioral health administrative services organization" means an entity contracted with the authority to administer behavioral health services and programs under RCW 71.24.381, including crisis services and administration of chapter 71.05 RCW, the involuntary treatment act, for all individuals in a defined regional service area.

(8) "Behavioral health aide" means a counselor, health educator, and advocate who helps address individual and community-based behavioral health needs, including those related to alcohol, drug, and tobacco abuse as well as mental health problems such as grief, depression, suicide, and related issues and is certified by a community health aide program of the Indian health service or one or

1 more tribes or tribal organizations consistent with the provisions of 2 25 U.S.C. Sec. 16161 and RCW 43.71B.010 (7) and (8).

3 (9) "Behavioral health provider" means a person licensed under 4 chapter 18.57, 18.71, 18.71A, 18.83, 18.205, 18.225, or 18.79 RCW, as 5 it applies to registered nurses and advanced registered nurse 6 practitioners.

7 (10) "Behavioral health services" means mental health services, 8 <u>substance use disorder treatment services, and co-occurring disorder</u> 9 <u>treatment services</u> as described in this chapter and chapter 71.36 RCW 10 ((and substance use disorder treatment services as described in this 11 <del>chapter</del>)) that, depending on the type of service, are provided by 12 licensed or certified behavioral health agencies, behavioral health 13 providers, or integrated into other health care providers.

14 (11) "Child" means a person under the age of eighteen years.

15 (12) "Chronically mentally ill adult" or "adult who is 16 chronically mentally ill" means an adult who has a mental disorder 17 and meets at least one of the following criteria:

(a) Has undergone two or more episodes of hospital care for amental disorder within the preceding two years; or

20 (b) Has experienced a continuous psychiatric hospitalization or 21 residential treatment exceeding six months' duration within the 22 preceding year; or

(c) Has been unable to engage in any substantial gainful activity by reason of any mental disorder which has lasted for a continuous period of not less than twelve months. "Substantial gainful activity" shall be defined by the authority by rule consistent with Public Law 92-603, as amended.

(13) "Clubhouse" means a community-based program that provides rehabilitation services and is licensed or certified by the department.

31 (14) "Community behavioral health program" means all 32 expenditures, services, activities, or programs, including reasonable 33 administration and overhead, designed and conducted to prevent or 34 treat substance use disorder, mental illness, or both in the 35 community behavioral health system.

36 (15) "Community behavioral health service delivery system" means 37 public, private, or tribal agencies that provide services 38 specifically to persons with mental disorders, substance use 39 disorders, or both, as defined under RCW 71.05.020 and receive 40 funding from public sources.

1 (16) "Community support services" means services authorized, planned, and coordinated through resource management services 2 3 including, at a minimum, assessment, diagnosis, emergency crisis intervention available twenty-four hours, seven days a 4 week, prescreening determinations for persons who are mentally ill being 5 6 considered for placement in nursing homes as required by federal law, screening for patients being considered for admission to residential 7 services, diagnosis and treatment for children who are acutely 8 mentally ill or severely emotionally or behaviorally disturbed 9 discovered under screening through the federal Title XIX early and 10 periodic screening, diagnosis, and treatment program, investigation, 11 12 legal, and other nonresidential services under chapter 71.05 RCW, case management services, psychiatric treatment including medication 13 supervision, counseling, psychotherapy, assuring transfer of relevant 14 patient information between service providers, recovery services, and 15 16 other services determined by behavioral health administrative 17 services organizations.

18 (17) "Consensus-based" means a program or practice that has 19 general support among treatment providers and experts, based on 20 experience or professional literature, and may have anecdotal or case 21 study support, or that is agreed but not possible to perform studies 22 with random assignment and controlled groups.

(18) "County authority" means the board of county commissioners, county council, or county executive having authority to establish a behavioral health administrative services organization, or two or more of the county authorities specified in this subsection which have entered into an agreement to establish a behavioral health administrative services organization.

(19) "Crisis call center hub" means a state-designated center participating in the national suicide prevention lifeline network to respond to statewide or regional 988 calls that meets the requirements of RCW 71.24.890.

(20) "Crisis stabilization services" means services such as 23hour crisis ((stabilization units based on the living room model)) relief centers, crisis stabilization units ((as provided in RCW 71.05.020, triage facilities as provided in RCW 71.05.020)), shortterm respite facilities, peer-run respite services, and same-day walk-in behavioral health services, including within the overall crisis system components that operate like hospital emergency

1 departments that accept all walk-ins, and ambulance, fire, and police 2 drop-offs.

3 (21) "Department" means the department of health.

4 (22) "Designated crisis responder" has the same meaning as in RCW 5 71.05.020.

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(23) "Director" means the director of the authority.

7 (24) "Drug addiction" means a disease characterized by a 8 dependency on psychoactive chemicals, loss of control over the amount 9 and circumstances of use, symptoms of tolerance, physiological or 10 psychological withdrawal, or both, if use is reduced or discontinued, 11 and impairment of health or disruption of social or economic 12 functioning.

13 (25) "Early adopter" means a regional service area for which all 14 of the county authorities have requested that the authority purchase 15 medical and behavioral health services through a managed care health 16 system as defined under RCW 71.24.380(((-6))) (7).

17 (26) "Emerging best practice" or "promising practice" means a 18 program or practice that, based on statistical analyses or a well 19 established theory of change, shows potential for meeting the 20 evidence-based or research-based criteria, which may include the use 21 of a program that is evidence-based for outcomes other than those 22 listed in subsection (27) of this section.

23 (27) "Evidence-based" means a program or practice that has been tested in heterogeneous or intended populations with multiple 24 25 randomized, or statistically controlled evaluations, or both; or one 26 large multiple site randomized, or statistically controlled evaluation, or both, where the weight of the evidence from a systemic 27 28 review demonstrates sustained improvements in at least one outcome. 29 "Evidence-based" also means a program or practice that can be implemented with a set of procedures to allow successful replication 30 31 in Washington and, when possible, is determined to be cost-32 beneficial.

33 (28) "Indian health care provider" means a health care program 34 operated by the Indian health service or by a tribe, tribal 35 organization, or urban Indian organization as those terms are defined 36 in the Indian health care improvement act (25 U.S.C. Sec. 1603).

37 (29) "Intensive behavioral health treatment facility" means a 38 community-based specialized residential treatment facility for 39 individuals with behavioral health conditions, including individuals 40 discharging from or being diverted from state and local hospitals,

1 whose impairment or behaviors do not meet, or no longer meet, 2 criteria for involuntary inpatient commitment under chapter 71.05 3 RCW, but whose care needs cannot be met in other community-based 4 placement settings.

(30) "Licensed or certified behavioral health agency" means:

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6 (a) An entity licensed or certified according to this chapter or 7 chapter 71.05 RCW;

8 (b) An entity deemed to meet state minimum standards as a result 9 of accreditation by a recognized behavioral health accrediting body 10 recognized and having a current agreement with the department; or

11 (c) An entity with a tribal attestation that it meets state 12 minimum standards for a licensed or certified behavioral health 13 agency.

14 (31) "Licensed physician" means a person licensed to practice 15 medicine or osteopathic medicine and surgery in the state of 16 Washington.

17 (32) "Long-term inpatient care" means inpatient services for persons committed for, or voluntarily receiving intensive treatment 18 for, periods of ninety days or greater under chapter 71.05 RCW. 19 "Long-term inpatient care" as used in this chapter does not include: 20 21 (a) Services for individuals committed under chapter 71.05 RCW who 22 are receiving services pursuant to a conditional release or a court-23 ordered less restrictive alternative to detention; or (b) services for individuals voluntarily receiving less restrictive alternative 24 25 treatment on the grounds of the state hospital.

(33) "Managed care organization" means an organization, having a certificate of authority or certificate of registration from the office of the insurance commissioner, that contracts with the authority under a comprehensive risk contract to provide prepaid health care services to enrollees under the authority's managed care programs under chapter 74.09 RCW.

32 (34) "Mental health peer-run respite center" means a peer-run 33 program to serve individuals in need of voluntary, short-term, 34 noncrisis services that focus on recovery and wellness.

(35) Mental health "treatment records" include registration and all other records concerning persons who are receiving or who at any time have received services for mental illness, which are maintained by the department of social and health services or the authority, by behavioral health administrative services organizations and their staffs, by managed care organizations and their staffs, or by

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1 treatment facilities. "Treatment records" do not include notes or 2 records maintained for personal use by a person providing treatment 3 services for the entities listed in this subsection, or a treatment 4 facility if the notes or records are not available to others.

5 (36) "Mentally ill persons," "persons who are mentally ill," and 6 "the mentally ill" mean persons and conditions defined in subsections 7 (2), (12), (44), and (45) of this section.

(37) "Mobile rapid response crisis team" means a team that 8 provides professional on-site community-based intervention such as 9 outreach, de-escalation, stabilization, resource connection, and 10 11 follow-up support for individuals who are experiencing a behavioral 12 health crisis, that shall include certified peer counselors as a best practice to the extent practicable based on workforce availability, 13 and that meets standards for response times established by the 14 15 authority.

16 (38) "Recovery" means a process of change through which 17 individuals improve their health and wellness, live a self-directed 18 life, and strive to reach their full potential.

(39) "Research-based" means a program or practice that has been tested with a single randomized, or statistically controlled evaluation, or both, demonstrating sustained desirable outcomes; or where the weight of the evidence from a systemic review supports sustained outcomes as described in subsection (27) of this section but does not meet the full criteria for evidence-based.

25 (40) "Residential services" means a complete range of residences 26 and supports authorized by resource management services and which may involve a facility, a distinct part thereof, or services which 27 support community living, for persons who are acutely mentally ill, 28 adults who are chronically mentally ill, children who are severely 29 emotionally disturbed, or adults who are seriously disturbed and 30 31 determined by the behavioral health administrative services 32 organization or managed care organization to be at risk of becoming acutely or chronically mentally ill. The services shall include at 33 least evaluation and treatment services as defined in chapter 71.05 34 RCW, acute crisis respite care, long-term adaptive and rehabilitative 35 care, and supervised and supported living services, and shall also 36 include any residential services developed to service persons who are 37 mentally ill in nursing homes, residential treatment facilities, 38 39 assisted living facilities, and adult family homes, and may include 40 outpatient services provided as an element in a package of services

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in a supported housing model. Residential services for children in 1 out-of-home placements related to their mental disorder shall not 2 include the costs of food and shelter, except for children's long-3 term residential facilities existing prior to January 1, 1991. 4

(41) "Resilience" means the personal and community qualities that 5 6 enable individuals to rebound from adversity, trauma, tragedy, threats, or other stresses, and to live productive lives. 7

"Resource management services" 8 (42)mean the planning, coordination, and authorization of residential services and community 9 support services administered pursuant to an individual service plan 10 11 for: (a) Adults and children who are acutely mentally ill; (b) adults 12 who are chronically mentally ill; (c) children who are severely emotionally disturbed; or (d) adults who are seriously disturbed and 13 a behavioral health administrative 14 determined by services organization or managed care organization to be at risk of becoming 15 16 acutely or chronically mentally ill. Such planning, coordination, and 17 authorization shall include mental health screening for children eligible under the federal Title XIX early and periodic screening, 18 19 diagnosis, and treatment program. Resource management services include seven day a week, twenty-four hour a day availability of 20 21 information regarding enrollment of adults and children who are mentally ill in services and their individual service plan to 22 designated crisis responders, evaluation and treatment facilities, 23 and others as determined by the behavioral health administrative 24 25 services organization or managed care organization, as applicable.

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(43) "Secretary" means the secretary of the department of health.

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(44) "Seriously disturbed person" means a person who:

28 (a) Is gravely disabled or presents a likelihood of serious harm 29 to himself or herself or others, or to the property of others, as a result of a mental disorder as defined in chapter 71.05 RCW; 30

31 (b) Has been on conditional release status, or under a less 32 restrictive alternative order, at some time during the preceding two years from an evaluation and treatment facility or a state mental 33 health hospital; 34

(c) Has a mental disorder which causes major impairment 35 in 36 several areas of daily living;

(d) Exhibits suicidal preoccupation or attempts; or 37

38 (e) Is a child diagnosed by a mental health professional, as 39 defined in chapter 71.34 RCW, as experiencing a mental disorder which 40 is clearly interfering with the child's functioning in family or school or with peers or is clearly interfering with the child's
 personality development and learning.

(45) "Severely emotionally disturbed child" or "child who is 3 severely emotionally disturbed" means a child who has been determined 4 by the behavioral health administrative services organization or 5 6 managed care organization, if applicable, to be experiencing a mental disorder as defined in chapter 71.34 RCW, including those mental 7 disorders that result in a behavioral or conduct disorder, that is 8 clearly interfering with the child's functioning in family or school 9 or with peers and who meets at least one of the following criteria: 10

(a) Has undergone inpatient treatment or placement outside of the
 home related to a mental disorder within the last two years;

13 (b) Has undergone involuntary treatment under chapter 71.34 RCW 14 within the last two years;

15 (c) Is currently served by at least one of the following child-16 serving systems: Juvenile justice, child-protection/welfare, special 17 education, or developmental disabilities;

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(d) Is at risk of escalating maladjustment due to:

19 (i) Chronic family dysfunction involving a caretaker who is 20 mentally ill or inadequate;

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(ii) Changes in custodial adult;

(iii) Going to, residing in, or returning from any placement outside of the home, for example, psychiatric hospital, short-term inpatient, residential treatment, group or foster home, or a correctional facility;

26 (iv) Subject to repeated physical abuse or neglect;

27 (v) Drug or alcohol abuse; or

28 (vi) Homelessness.

29 (46) "State minimum standards" means minimum requirements 30 established by rules adopted and necessary to implement this chapter 31 by:

32 (a) The authority for:

33 (i) Delivery of mental health and substance use disorder 34 services; and

35 (ii) Community support services and resource management services;

36 (b) The department of health for:

37 (i) Licensed or certified behavioral health agencies for the 38 purpose of providing mental health or substance use disorder programs 39 and services, or both; 1 (ii) Licensed behavioral health providers for the provision of 2 mental health or substance use disorder services, or both; and

(iii) Residential services.

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4 (47) "Substance use disorder" means a cluster of cognitive, 5 behavioral, and physiological symptoms indicating that an individual 6 continues using the substance despite significant substance-related 7 problems. The diagnosis of a substance use disorder is based on a 8 pathological pattern of behaviors related to the use of the 9 substances.

10 (48) "Tribe," for the purposes of this section, means a federally 11 recognized Indian tribe.

(49) "23-hour crisis relief center" means a community-based 12 facility or portion of a facility, licensed or certified by the 13 department of health, open 24 hours a day, seven days a week, 14 offering access to mental health and substance use care for no more 15 16 than 23 hours and 59 minutes at a time per patient, which accepts all 17 walk-ins and drop-offs from ambulance, fire, and police regardless of behavioral health acuity, and meets the requirements under section 2 18 o<u>f this act.</u> 19 (50) "Crisis stabilization unit" has the same meaning as under 20

20 (50) "Crisis stabilization unit" has the same meaning as under 21 RCW 71.05.020.

22 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 71.24 23 RCW to read as follows:

(1) The secretary shall license or certify 23-hour crisis relief centers that meet state minimum standards. The secretary shall create rules in consultation with the authority to create standards for licensure or certification of 23-hour crisis relief centers. The rules, at a minimum, must require the 23-hour crisis relief center to:

30 (a) Offer walk-in options and drop-off options for first 31 responders, without a requirement for medical clearance for these 32 individuals. The facility must be structured to have the capacity to 33 accept admissions 90 percent of the time with a no-refusal policy for 34 persons dropped off by first responders and persons referred through 35 the 988 system;

36 (b) Provide services to address mental health and substance use 37 crisis issues;

(c) Maintain capacity to assess physical health needs, deliverwound care, and provide care for most minor physical or basic health

1 needs that can be addressed without need for additional medical 2 diagnosis or provider orders, with an identified pathway to transfer 3 the person to more medically appropriate services if needed;

4 (d) Be staffed 24 hours a day, seven days a week, with a
5 multidisciplinary team capable of meeting the needs of individuals
6 experiencing all levels of crisis in the community;

7 (e) Screen all individuals for suicide risk and engage in 8 comprehensive suicide risk assessment and planning when clinically 9 indicated;

10 (f) Screen all individuals for violence risk and engage in 11 comprehensive violence risk assessment and planning when clinically 12 indicated;

(g) Limit patient stays to a maximum of 23 hours and 59 minutes except for patients waiting on a designated crisis responder evaluation or transitioning to an aftercare plan. Exceptions to the time limit made under this subsection shall not cause a 23-hour crisis relief center to be classified as a residential treatment facility under RCW 71.12.455;

(h) Maintain relationships with entities capable of providing for reasonably anticipated ongoing service needs of clients, unless the licensee itself provides sufficient aftercare services; and

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(i) When appropriate, coordinate connection to ongoing care.

(2) The secretary shall specify physical environment standards for the construction review process that are responsive to the unique characteristics of facilities operating under the 23-hour crisis relief center model.

27 Sec. 3. RCW 71.05.020 and 2022 c 210 s 1 are each amended to 28 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

31 (1) "Admission" or "admit" means a decision by a physician, 32 physician assistant, or psychiatric advanced registered nurse 33 practitioner that a person should be examined or treated as a patient 34 in a hospital;

35 (2) "Alcoholism" means a disease, characterized by a dependency 36 on alcoholic beverages, loss of control over the amount and 37 circumstances of use, symptoms of tolerance, physiological or 38 psychological withdrawal, or both, if use is reduced or discontinued,

1 and impairment of health or disruption of social or economic 2 functioning;

3 (3) "Antipsychotic medications" means that class of drugs 4 primarily used to treat serious manifestations of mental illness 5 associated with thought disorders, which includes, but is not limited 6 to atypical antipsychotic medications;

7 (4) "Approved substance use disorder treatment program" means a 8 program for persons with a substance use disorder provided by a 9 treatment program certified by the department as meeting standards 10 adopted under chapter 71.24 RCW;

(5) "Attending staff" means any person on the staff of a public or private agency having responsibility for the care and treatment of a patient;

14 (6) "Authority" means the Washington state health care authority;

15 (7) "Behavioral health disorder" means either a mental disorder 16 as defined in this section, a substance use disorder as defined in 17 this section, or a co-occurring mental disorder and substance use 18 disorder;

(8) "Behavioral health service provider" means a public or 19 private agency that provides mental health, substance use disorder, 20 21 or co-occurring disorder services to persons with behavioral health disorders as defined under this section and receives funding from 22 23 public sources. This includes, but is not limited to: Hospitals licensed under chapter 70.41 RCW; evaluation and treatment facilities 24 25 as defined in this section; community mental health service delivery systems or community behavioral health programs as defined in RCW 26 27 71.24.025; licensed or certified behavioral health agencies under RCW 28 71.24.037; facilities conducting competency evaluations and restoration under chapter 10.77 RCW; approved substance use disorder 29 treatment programs as defined in this section; secure withdrawal 30 31 management and stabilization facilities as defined in this section; 32 and correctional facilities operated by state and local governments;

(9) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105;

38 (10) "Commitment" means the determination by a court that a 39 person should be detained for a period of either evaluation or 40 treatment, or both, in an inpatient or a less restrictive setting;

1 (11) "Community behavioral health agency" has the same meaning as
2 "licensed or certified behavioral health agency" defined in RCW
3 71.24.025;

4 (12) "Conditional release" means a revocable modification of a 5 commitment, which may be revoked upon violation of any of its terms;

6 (13) "Crisis stabilization unit" means a short-term facility or a 7 portion of a facility licensed or certified by the department, such 8 as an evaluation and treatment facility or a hospital, which has been 9 designed to assess, diagnose, and treat individuals experiencing an 10 acute crisis without the use of long-term hospitalization;

(14) "Custody" means involuntary detention under the provisions of this chapter or chapter 10.77 RCW, uninterrupted by any period of unconditional release from commitment from a facility providing involuntary care and treatment;

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(15) "Department" means the department of health;

16 (16) "Designated crisis responder" means a mental health 17 professional appointed by the county, by an entity appointed by the 18 county, or by the authority in consultation with a federally 19 recognized Indian tribe or after meeting and conferring with an 20 Indian health care provider, to perform the duties specified in this 21 chapter;

(17) "Detention" or "detain" means the lawful confinement of a person, under the provisions of this chapter;

(18) "Developmental disabilities professional" means a person who 24 25 has specialized training and three years of experience in directly treating or working with persons with developmental disabilities and 26 is a psychiatrist, physician assistant working with a supervising 27 psychiatrist, psychologist, psychiatric advanced registered nurse 28 practitioner, or social worker, and such other developmental 29 disabilities professionals as may be defined by rules adopted by the 30 31 secretary of the department of social and health services;

32 (19) "Developmental disability" means that condition defined in 33 RCW 71A.10.020((<del>(5)</del>)) <u>(6);</u>

(20) "Director" means the director of the authority;

35 (21) "Discharge" means the termination of hospital medical 36 authority. The commitment may remain in place, be terminated, or be 37 amended by court order;

38 (22) "Drug addiction" means a disease, characterized by a 39 dependency on psychoactive chemicals, loss of control over the amount 40 and circumstances of use, symptoms of tolerance, physiological or

1 psychological withdrawal, or both, if use is reduced or discontinued, 2 and impairment of health or disruption of social or economic 3 functioning;

(23) "Evaluation and treatment facility" means any facility which 4 can provide directly, or by direct arrangement with other public or 5 private agencies, emergency evaluation and treatment, outpatient 6 7 care, and timely and appropriate inpatient care to persons suffering from a mental disorder, and which is licensed or certified as such by 8 the department. The authority may certify single beds as temporary 9 evaluation and treatment beds under RCW 71.05.745. A physically 10 separate and separately operated portion of a state hospital may be 11 12 designated as an evaluation and treatment facility. A facility which is part of, or operated by, the department of social and health 13 services or any federal agency will not require certification. No 14 correctional institution or facility, or jail, shall be an evaluation 15 16 and treatment facility within the meaning of this chapter;

17 (24) "Gravely disabled" means a condition in which a person, as a result of a behavioral health disorder: (a) Is in danger of serious 18 19 physical harm resulting from a failure to provide for his or her essential human needs of health or safety; or (b) manifests severe 20 21 deterioration in routine functioning evidenced by repeated and escalating loss of cognitive or volitional control over his or her 22 23 actions and is not receiving such care as is essential for his or her health or safety; 24

25 (25) "Habilitative services" means those services provided by 26 program personnel to assist persons in acquiring and maintaining life skills and in raising their levels of physical, mental, social, and 27 28 vocational functioning. Habilitative services include education, 29 training for employment, and therapy. The habilitative process shall be undertaken with recognition of the risk to the public safety 30 31 presented by the person being assisted as manifested by prior charged 32 criminal conduct;

33 (26) "Hearing" means any proceeding conducted in open court that 34 conforms to the requirements of RCW 71.05.820;

35 (27) "History of one or more violent acts" refers to the period 36 of time ten years prior to the filing of a petition under this 37 chapter, excluding any time spent, but not any violent acts 38 committed, in a behavioral health facility, or in confinement as a 39 result of a criminal conviction; 1 (28) "Imminent" means the state or condition of being likely to 2 occur at any moment or near at hand, rather than distant or remote;

3 (29) "In need of assisted outpatient treatment" refers to a 4 person who meets the criteria for assisted outpatient treatment 5 established under RCW 71.05.148;

6 (30) "Individualized service plan" means a plan prepared by a 7 developmental disabilities professional with other professionals as a 8 team, for a person with developmental disabilities, which shall 9 state:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

12 (b) The conditions and strategies necessary to achieve the 13 purposes of habilitation;

14 (c) The intermediate and long-range goals of the habilitation15 program, with a projected timetable for the attainment;

16 (d) The rationale for using this plan of habilitation to achieve 17 those intermediate and long-range goals;

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(e) The staff responsible for carrying out the plan;

19 (f) Where relevant in light of past criminal behavior and due 20 consideration for public safety, the criteria for proposed movement 21 to less-restrictive settings, criteria for proposed eventual 22 discharge or release, and a projected possible date for discharge or 23 release; and

24 (g) The type of residence immediately anticipated for the person 25 and possible future types of residences;

(31) "Intoxicated person" means a person whose mental or physical
 functioning is substantially impaired as a result of the use of
 alcohol or other psychoactive chemicals;

(32) "Judicial commitment" means a commitment by a court pursuantto the provisions of this chapter;

31 (33) "Legal counsel" means attorneys and staff employed by county 32 prosecutor offices or the state attorney general acting in their 33 capacity as legal representatives of public behavioral health service 34 providers under RCW 71.05.130;

(34) "Less restrictive alternative treatment" means a program of individualized treatment in a less restrictive setting than inpatient treatment that includes the services described in RCW 71.05.585. This term includes: Treatment pursuant to a less restrictive alternative treatment order under RCW 71.05.240 or 71.05.320; treatment pursuant 1 to a conditional release under RCW 71.05.340; and treatment pursuant 2 to an assisted outpatient treatment order under RCW 71.05.148;

3 (35) "Licensed physician" means a person licensed to practice 4 medicine or osteopathic medicine and surgery in the state of 5 Washington;

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(36) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted 7 by a person upon his or her own person, as evidenced by threats or 8 attempts to commit suicide or inflict physical harm on oneself; (ii) 9 physical harm will be inflicted by a person upon another, as 10 11 evidenced by behavior which has caused such harm or which places 12 another person or persons in reasonable fear of sustaining such harm; or (iii) physical harm will be inflicted by a person upon the 13 property of others, as evidenced by behavior which has caused 14 substantial loss or damage to the property of others; or 15

16 (b) The person has threatened the physical safety of another and 17 has a history of one or more violent acts;

18 (37) "Medical clearance" means a physician or other health care 19 provider has determined that a person is medically stable and ready 20 for referral to the designated crisis responder;

(38) "Mental disorder" means any organic, mental, or emotional impairment which has substantial adverse effects on a person's cognitive or volitional functions;

(39) "Mental health professional" means a psychiatrist, psychologist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, psychiatric nurse, or social worker, and such other mental health professionals as may be defined by rules adopted by the secretary pursuant to the provisions of this chapter;

30 (40) "Peace officer" means a law enforcement official of a public 31 agency or governmental unit, and includes persons specifically given 32 peace officer powers by any state law, local ordinance, or judicial 33 order of appointment;

34 (41) "Physician assistant" means a person licensed as a physician 35 assistant under chapter 18.71A RCW;

36 (42) "Private agency" means any person, partnership, corporation, 37 or association that is not a public agency, whether or not financed 38 in whole or in part by public funds, which constitutes an evaluation 39 and treatment facility or private institution, or hospital, or 40 approved substance use disorder treatment program, which is conducted

1 for, or includes a department or ward conducted for, the care and 2 treatment of persons with behavioral health disorders;

3 (43) "Professional person" means a mental health professional, 4 substance use disorder professional, or designated crisis responder 5 and shall also mean a physician, physician assistant, psychiatric 6 advanced registered nurse practitioner, registered nurse, and such 7 others as may be defined by rules adopted by the secretary pursuant 8 to the provisions of this chapter;

9 (44) "Psychiatric advanced registered nurse practitioner" means a 10 person who is licensed as an advanced registered nurse practitioner 11 pursuant to chapter 18.79 RCW; and who is board certified in advanced 12 practice psychiatric and mental health nursing;

13 (45) "Psychiatrist" means a person having a license as a 14 physician and surgeon in this state who has in addition completed 15 three years of graduate training in psychiatry in a program approved 16 by the American medical association or the American osteopathic 17 association and is certified or eligible to be certified by the 18 American board of psychiatry and neurology;

19 (46) "Psychologist" means a person who has been licensed as a 20 psychologist pursuant to chapter 18.83 RCW;

(47) "Public agency" means any evaluation and treatment facility 21 22 institution, secure withdrawal management and stabilization or facility, approved substance use disorder treatment program, or 23 hospital which is conducted for, or includes a department or ward 24 25 conducted for, the care and treatment of persons with behavioral 26 health disorders, if the agency is operated directly by federal, state, county, or municipal government, or a combination of such 27 governments; 28

29 (48) "Release" means legal termination of the commitment under 30 the provisions of this chapter;

31 (49) "Resource management services" has the meaning given in 32 chapter 71.24 RCW;

33 (50) "Secretary" means the secretary of the department of health, 34 or his or her designee;

(51) "Secure withdrawal management and stabilization facility" means a facility operated by either a public or private agency or by the program of an agency which provides care to voluntary individuals and individuals involuntarily detained and committed under this chapter for whom there is a likelihood of serious harm or who are 1 gravely disabled due to the presence of a substance use disorder.
2 Secure withdrawal management and stabilization facilities must:

3

(a) Provide the following services:

4 (i) Assessment and treatment, provided by certified substance use
5 disorder professionals or co-occurring disorder specialists;

6

(ii) Clinical stabilization services;

7 (iii) Acute or subacute detoxification services for intoxicated 8 individuals; and

9 (iv) Discharge assistance provided by certified substance use 10 disorder professionals or co-occurring disorder specialists, 11 including facilitating transitions to appropriate voluntary or 12 involuntary inpatient services or to less restrictive alternatives as 13 appropriate for the individual;

(b) Include security measures sufficient to protect the patients,staff, and community; and

16

(c) Be licensed or certified as such by the department of health;

17 (52) "Social worker" means a person with a master's or further 18 advanced degree from a social work educational program accredited and 19 approved as provided in RCW 18.320.010;

(53) "Substance use disorder" means a cluster of cognitive, behavioral, and physiological symptoms indicating that an individual continues using the substance despite significant substance-related problems. The diagnosis of a substance use disorder is based on a pathological pattern of behaviors related to the use of the substances;

(54) "Substance use disorder professional" means a person
 certified as a substance use disorder professional by the department
 of health under chapter 18.205 RCW;

(55) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties;

(56) "Treatment records" include registration and all other records concerning persons who are receiving or who at any time have received services for behavioral health disorders, which are maintained by the department of social and health services, the department, the authority, behavioral health administrative services organizations and their staffs, managed care organizations and their

1 staffs, and by treatment facilities. Treatment records include mental health information contained in a medical bill including but not 2 limited to mental health drugs, a mental health diagnosis, provider 3 name, and dates of service stemming from a medical service. Treatment 4 records do not include notes or records maintained for personal use 5 6 by a person providing treatment services for the department of social 7 and health services, the department, the authority, behavioral health administrative services organizations, managed care organizations, or 8 a treatment facility if the notes or records are not available to 9 others; 10

11 (57) (("Triage facility" means a short-term facility or a portion 12 of a facility licensed or certified by the department, which is 13 designed as a facility to assess and stabilize an individual or 14 determine the need for involuntary commitment of an individual, and 15 must meet department residential treatment facility standards. A 16 triage facility may be structured as a voluntary or involuntary 17 placement facility;

(58))) "Video," unless the context clearly indicates otherwise, 18 means the delivery of behavioral health services through the use of 19 interactive audio and video technology, permitting real-time 20 communication between a person and a designated crisis responder, for 21 the purpose of evaluation. "Video" does not include the use of audio-22 only telephone, facsimile, email, or store and forward technology. 23 "Store and forward technology" means use of an asynchronous 24 25 transmission of a person's medical information from a mental health 26 service provider to the designated crisis responder which results in medical diagnosis, consultation, or treatment; 27

28 ((<del>(59)</del>)) <u>(58)</u> "Violent act" means behavior that resulted in 29 homicide, attempted suicide, injury, or substantial loss or damage to 30 property;

31 (59) "23-hour crisis relief center" has the same meaning as under 32 RCW 71.24.025.

33 Sec. 4. RCW 71.05.020 and 2022 c 210 s 2 are each amended to 34 read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

37 (1) "Admission" or "admit" means a decision by a physician,38 physician assistant, or psychiatric advanced registered nurse

practitioner that a person should be examined or treated as a patient in a hospital;

3 (2) "Alcoholism" means a disease, characterized by a dependency 4 on alcoholic beverages, loss of control over the amount and 5 circumstances of use, symptoms of tolerance, physiological or 6 psychological withdrawal, or both, if use is reduced or discontinued, 7 and impairment of health or disruption of social or economic 8 functioning;

9 (3) "Antipsychotic medications" means that class of drugs 10 primarily used to treat serious manifestations of mental illness 11 associated with thought disorders, which includes, but is not limited 12 to atypical antipsychotic medications;

13 (4) "Approved substance use disorder treatment program" means a 14 program for persons with a substance use disorder provided by a 15 treatment program certified by the department as meeting standards 16 adopted under chapter 71.24 RCW;

17 (5) "Attending staff" means any person on the staff of a public 18 or private agency having responsibility for the care and treatment of 19 a patient;

20

(6) "Authority" means the Washington state health care authority;

(7) "Behavioral health disorder" means either a mental disorder as defined in this section, a substance use disorder as defined in this section, or a co-occurring mental disorder and substance use disorder;

25 (8) "Behavioral health service provider" means a public or 26 private agency that provides mental health, substance use disorder, or co-occurring disorder services to persons with behavioral health 27 28 disorders as defined under this section and receives funding from public sources. This includes, but is not limited to: Hospitals 29 licensed under chapter 70.41 RCW; evaluation and treatment facilities 30 31 as defined in this section; community mental health service delivery 32 systems or community behavioral health programs as defined in RCW 71.24.025; licensed or certified behavioral health agencies under RCW 33 71.24.037; facilities conducting competency evaluations and 34 restoration under chapter 10.77 RCW; approved substance use disorder 35 treatment programs as defined in this section; secure withdrawal 36 management and stabilization facilities as defined in this section; 37 and correctional facilities operated by state and local governments; 38

39 (9) "Co-occurring disorder specialist" means an individual 40 possessing an enhancement granted by the department of health under 1 chapter 18.205 RCW that certifies the individual to provide substance 2 use disorder counseling subject to the practice limitations under RCW 3 18.205.105;

4 (10) "Commitment" means the determination by a court that a 5 person should be detained for a period of either evaluation or 6 treatment, or both, in an inpatient or a less restrictive setting;

7 (11) "Community behavioral health agency" has the same meaning as 8 "licensed or certified behavioral health agency" defined in RCW 9 71.24.025;

10 (12) "Conditional release" means a revocable modification of a 11 commitment, which may be revoked upon violation of any of its terms;

(13) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department, such as an evaluation and treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization;

(14) "Custody" means involuntary detention under the provisions of this chapter or chapter 10.77 RCW, uninterrupted by any period of unconditional release from commitment from a facility providing involuntary care and treatment;

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(15) "Department" means the department of health;

(16) "Designated crisis responder" means a mental health professional appointed by the county, by an entity appointed by the county, or by the authority in consultation with a federally recognized Indian tribe or after meeting and conferring with an Indian health care provider, to perform the duties specified in this chapter;

(17) "Detention" or "detain" means the lawful confinement of aperson, under the provisions of this chapter;

(18) "Developmental disabilities professional" means a person who 30 31 has specialized training and three years of experience in directly 32 treating or working with persons with developmental disabilities and is a psychiatrist, physician assistant working with a supervising 33 psychiatrist, psychologist, psychiatric advanced registered nurse 34 practitioner, or social worker, and such other developmental 35 disabilities professionals as may be defined by rules adopted by the 36 secretary of the department of social and health services; 37

38 (19) "Developmental disability" means that condition defined in 39 RCW 71A.10.020((<del>(5)</del>)) <u>(6)</u>;

(20) "Director" means the director of the authority;

1 (21) "Discharge" means the termination of hospital medical 2 authority. The commitment may remain in place, be terminated, or be 3 amended by court order;

4 (22) "Drug addiction" means a disease, characterized by a 5 dependency on psychoactive chemicals, loss of control over the amount 6 and circumstances of use, symptoms of tolerance, physiological or 7 psychological withdrawal, or both, if use is reduced or discontinued, 8 and impairment of health or disruption of social or economic 9 functioning;

(23) "Evaluation and treatment facility" means any facility which 10 can provide directly, or by direct arrangement with other public or 11 12 private agencies, emergency evaluation and treatment, outpatient care, and timely and appropriate inpatient care to persons suffering 13 from a mental disorder, and which is licensed or certified as such by 14 the department. The authority may certify single beds as temporary 15 16 evaluation and treatment beds under RCW 71.05.745. A physically 17 separate and separately operated portion of a state hospital may be designated as an evaluation and treatment facility. A facility which 18 19 is part of, or operated by, the department of social and health services or any federal agency will not require certification. No 20 21 correctional institution or facility, or jail, shall be an evaluation 22 and treatment facility within the meaning of this chapter;

23 (24) "Gravely disabled" means a condition in which a person, as a result of a behavioral health disorder: (a) Is in danger of serious 24 25 physical harm resulting from a failure to provide for his or her essential human needs of health or safety; or (b) manifests severe 26 deterioration from safe behavior evidenced by repeated and escalating 27 28 loss of cognitive or volitional control over his or her actions and is not receiving such care as is essential for his or her health or 29 30 safety;

31 (25) "Habilitative services" means those services provided by 32 program personnel to assist persons in acquiring and maintaining life skills and in raising their levels of physical, mental, social, and 33 vocational functioning. Habilitative services include education, 34 training for employment, and therapy. The habilitative process shall 35 be undertaken with recognition of the risk to the public safety 36 presented by the person being assisted as manifested by prior charged 37 criminal conduct; 38

39 (26) "Hearing" means any proceeding conducted in open court that 40 conforms to the requirements of RCW 71.05.820;

1 (27) "History of one or more violent acts" refers to the period 2 of time ten years prior to the filing of a petition under this 3 chapter, excluding any time spent, but not any violent acts 4 committed, in a behavioral health facility, or in confinement as a 5 result of a criminal conviction;

6 (28) "Imminent" means the state or condition of being likely to 7 occur at any moment or near at hand, rather than distant or remote;

8 (29) "In need of assisted outpatient treatment" refers to a 9 person who meets the criteria for assisted outpatient treatment 10 established under RCW 71.05.148;

(30) "Individualized service plan" means a plan prepared by a developmental disabilities professional with other professionals as a team, for a person with developmental disabilities, which shall state:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

17 (b) The conditions and strategies necessary to achieve the 18 purposes of habilitation;

19 (c) The intermediate and long-range goals of the habilitation 20 program, with a projected timetable for the attainment;

21 (d) The rationale for using this plan of habilitation to achieve 22 those intermediate and long-range goals;

23

(e) The staff responsible for carrying out the plan;

(f) Where relevant in light of past criminal behavior and due consideration for public safety, the criteria for proposed movement to less-restrictive settings, criteria for proposed eventual discharge or release, and a projected possible date for discharge or release; and

(g) The type of residence immediately anticipated for the personand possible future types of residences;

31 (31) "Intoxicated person" means a person whose mental or physical 32 functioning is substantially impaired as a result of the use of 33 alcohol or other psychoactive chemicals;

34 (32) "Judicial commitment" means a commitment by a court pursuant 35 to the provisions of this chapter;

36 (33) "Legal counsel" means attorneys and staff employed by county 37 prosecutor offices or the state attorney general acting in their 38 capacity as legal representatives of public behavioral health service 39 providers under RCW 71.05.130; 1 (34) "Less restrictive alternative treatment" means a program of 2 individualized treatment in a less restrictive setting than inpatient 3 treatment that includes the services described in RCW 71.05.585. This 4 term includes: Treatment pursuant to a less restrictive alternative 5 treatment order under RCW 71.05.240 or 71.05.320; treatment pursuant 6 to a conditional release under RCW 71.05.340; and treatment pursuant 7 to an assisted outpatient treatment order under RCW 71.05.148;

8 (35) "Licensed physician" means a person licensed to practice 9 medicine or osteopathic medicine and surgery in the state of 10 Washington;

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(36) "Likelihood of serious harm" means:

12 (a) A substantial risk that: (i) Physical harm will be inflicted by a person upon his or her own person, as evidenced by threats or 13 attempts to commit suicide or inflict physical harm on oneself; (ii) 14 physical harm will be inflicted by a person upon another, 15 as 16 evidenced by behavior which has caused harm, substantial pain, or 17 which places another person or persons in reasonable fear of harm to themselves or others; or (iii) physical harm will be inflicted by a 18 19 person upon the property of others, as evidenced by behavior which has caused substantial loss or damage to the property of others; or 20

(b) The person has threatened the physical safety of another andhas a history of one or more violent acts;

(37) "Medical clearance" means a physician or other health care provider has determined that a person is medically stable and ready for referral to the designated crisis responder;

(38) "Mental disorder" means any organic, mental, or emotional
 impairment which has substantial adverse effects on a person's
 cognitive or volitional functions;

(39) "Mental health professional" means a psychiatrist, psychologist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, psychiatric nurse, or social worker, and such other mental health professionals as may be defined by rules adopted by the secretary pursuant to the provisions of this chapter;

35 (40) "Peace officer" means a law enforcement official of a public 36 agency or governmental unit, and includes persons specifically given 37 peace officer powers by any state law, local ordinance, or judicial 38 order of appointment;

39 (41) "Physician assistant" means a person licensed as a physician 40 assistant under chapter 18.71A RCW;

1 (42) "Private agency" means any person, partnership, corporation, 2 or association that is not a public agency, whether or not financed 3 in whole or in part by public funds, which constitutes an evaluation 4 and treatment facility or private institution, or hospital, or 5 approved substance use disorder treatment program, which is conducted 6 for, or includes a department or ward conducted for, the care and 7 treatment of persons with behavioral health disorders;

8 (43) "Professional person" means a mental health professional, 9 substance use disorder professional, or designated crisis responder 10 and shall also mean a physician, physician assistant, psychiatric 11 advanced registered nurse practitioner, registered nurse, and such 12 others as may be defined by rules adopted by the secretary pursuant 13 to the provisions of this chapter;

14 (44) "Psychiatric advanced registered nurse practitioner" means a 15 person who is licensed as an advanced registered nurse practitioner 16 pursuant to chapter 18.79 RCW; and who is board certified in advanced 17 practice psychiatric and mental health nursing;

18 (45) "Psychiatrist" means a person having a license as a 19 physician and surgeon in this state who has in addition completed 20 three years of graduate training in psychiatry in a program approved 21 by the American medical association or the American osteopathic 22 association and is certified or eligible to be certified by the 23 American board of psychiatry and neurology;

24 (46) "Psychologist" means a person who has been licensed as a 25 psychologist pursuant to chapter 18.83 RCW;

26 (47) "Public agency" means any evaluation and treatment facility 27 institution, secure withdrawal management and stabilization or 28 facility, approved substance use disorder treatment program, or hospital which is conducted for, or includes a department or ward 29 conducted for, the care and treatment of persons with behavioral 30 31 health disorders, if the agency is operated directly by federal, 32 state, county, or municipal government, or a combination of such 33 governments;

34 (48) "Release" means legal termination of the commitment under 35 the provisions of this chapter;

36 (49) "Resource management services" has the meaning given in 37 chapter 71.24 RCW;

38 (50) "Secretary" means the secretary of the department of health, 39 or his or her designee;

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1 (51) "Secure withdrawal management and stabilization facility" 2 means a facility operated by either a public or private agency or by 3 the program of an agency which provides care to voluntary individuals 4 and individuals involuntarily detained and committed under this 5 chapter for whom there is a likelihood of serious harm or who are 6 gravely disabled due to the presence of a substance use disorder. 7 Secure withdrawal management and stabilization facilities must:

8

(a) Provide the following services:

9 (i) Assessment and treatment, provided by certified substance use10 disorder professionals or co-occurring disorder specialists;

11

(ii) Clinical stabilization services;

12 (iii) Acute or subacute detoxification services for intoxicated 13 individuals; and

14 (iv) Discharge assistance provided by certified substance use 15 disorder professionals or co-occurring disorder specialists, 16 including facilitating transitions to appropriate voluntary or 17 involuntary inpatient services or to less restrictive alternatives as 18 appropriate for the individual;

(b) Include security measures sufficient to protect the patients,staff, and community; and

21

(c) Be licensed or certified as such by the department of health;

(52) "Severe deterioration from safe behavior" means that a person will, if not treated, suffer or continue to suffer severe and abnormal mental, emotional, or physical distress, and this distress is associated with significant impairment of judgment, reason, or behavior;

(53) "Social worker" means a person with a master's or further advanced degree from a social work educational program accredited and approved as provided in RCW 18.320.010;

30 (54) "Substance use disorder" means a cluster of cognitive, 31 behavioral, and physiological symptoms indicating that an individual 32 continues using the substance despite significant substance-related 33 problems. The diagnosis of a substance use disorder is based on a 34 pathological pattern of behaviors related to the use of the 35 substances;

36 (55) "Substance use disorder professional" means a person 37 certified as a substance use disorder professional by the department 38 of health under chapter 18.205 RCW;

39 (56) "Therapeutic court personnel" means the staff of a mental 40 health court or other therapeutic court which has jurisdiction over

defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties;

(57) "Treatment records" include registration and all other 5 6 records concerning persons who are receiving or who at any time have received services for behavioral health disorders, which are 7 maintained by the department of social and health services, the 8 department, the authority, behavioral health administrative services 9 organizations and their staffs, managed care organizations and their 10 staffs, and by treatment facilities. Treatment records include mental 11 12 health information contained in a medical bill including but not limited to mental health drugs, a mental health diagnosis, provider 13 name, and dates of service stemming from a medical service. Treatment 14 records do not include notes or records maintained for personal use 15 16 by a person providing treatment services for the department of social 17 and health services, the department, the authority, behavioral health 18 administrative services organizations, managed care organizations, or 19 a treatment facility if the notes or records are not available to others; 20

(58) (("Triage facility" means a short-term facility or a portion of a facility licensed or certified by the department, which is designed as a facility to assess and stabilize an individual or determine the need for involuntary commitment of an individual, and must meet department residential treatment facility standards. A triage facility may be structured as a voluntary or involuntary placement facility;

28 (59))) "Video," unless the context clearly indicates otherwise, means the delivery of behavioral health services through the use of 29 interactive audio and video technology, permitting real-time 30 31 communication between a person and a designated crisis responder, for 32 the purpose of evaluation. "Video" does not include the use of audioonly telephone, facsimile, email, or store and forward technology. 33 "Store and forward technology" means use of an asynchronous 34 transmission of a person's medical information from a mental health 35 36 service provider to the designated crisis responder which results in medical diagnosis, consultation, or treatment; 37

38 ((<del>(60)</del>)) <u>(59)</u> "Violent act" means behavior that resulted in 39 homicide, attempted suicide, injury, or substantial loss or damage to 40 property; 1 (60) "23-hour crisis relief center" has the same meaning as under 2 RCW 71.24.025.

3 Sec. 5. RCW 71.05.050 and 2020 c 302 s 9 are each amended to 4 read as follows:

5 (1) Nothing in this chapter shall be construed to limit the right of any person to apply voluntarily to any public or private agency or 6 practitioner for treatment of a behavioral health disorder, either by 7 direct application or by referral. Any person voluntarily admitted 8 for inpatient treatment to any public or private agency shall be 9 10 released immediately upon his or her request. Any person voluntarily 11 admitted for inpatient treatment to any public or private agency shall orally be advised of the right to immediate discharge, and 12 further advised of such rights in writing as are secured to them 13 pursuant to this chapter and their rights of access to attorneys, 14 15 courts, and other legal redress. Their condition and status shall be 16 reviewed at least once each one hundred eighty days for evaluation as 17 to the need for further treatment or possible discharge, at which 18 time they shall again be advised of their right to discharge upon 19 request.

(2) If the professional staff of any public or private agency or 20 21 hospital regards a person voluntarily admitted who requests discharge as presenting, as a result of a behavioral health disorder, an 22 imminent likelihood of serious harm, or is gravely disabled, they may 23 24 detain such person for sufficient time to notify the designated 25 crisis responder of such person's condition to enable the designated crisis responder to authorize such person being further held in 26 custody or transported to an evaluation and treatment center, secure 27 28 withdrawal management and stabilization facility, or approved substance use disorder treatment program pursuant to the provisions 29 30 of this chapter, which shall in ordinary circumstances be no later 31 than the next judicial day.

32 (3) If a person is brought to the emergency room of a public or private agency or hospital for observation or treatment, the person 33 refuses voluntary admission, and the professional staff of the public 34 35 or private agency or hospital regard such person as presenting as a result of a behavioral health disorder an imminent likelihood of 36 serious harm, or as presenting an imminent danger because of grave 37 38 disability, they may detain such person for sufficient time to notify the designated crisis responder of such person's condition to enable 39

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1 the designated crisis responder to authorize such person being further held in custody or transported to an evaluation treatment 2 3 center, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program pursuant to the 4 conditions in this chapter, but which time shall be no more than six 5 6 hours from the time the professional staff notify the designated crisis responder of the need for evaluation, not counting time 7 periods prior to medical clearance. 8

(4) If a person is brought to or accepted at a 23-hour crisis 9 10 relief center and thereafter refuses to stay voluntarily, and the professional staff of the 23-hour crisis relief center regard the 11 12 person as presenting as a result of a behavioral health disorder an imminent likelihood of serious harm, or presenting as an imminent 13 danger because of grave disability, they may detain the person for 14 15 sufficient time to enable the designated crisis responder to authorize the person being further held in custody or transported to 16 17 a hospital emergency department, evaluation and treatment center, secure withdrawal management and stabilization facility, or approved 18 substance use disorder treatment program pursuant to the provisions 19 of this chapter, but which time shall be no more than 12 hours from 20 the time the professional staff notify the designated crisis 21 22 responder of the need for evaluation.

23 (5) Dismissal of a commitment petition is not the appropriate 24 remedy for a violation of the timeliness requirements of this section 25 based on the intent of this chapter under RCW 71.05.010 except in the 26 few cases where the facility staff or designated crisis responder has 27 totally disregarded the requirements of this section.

28 Sec. 6. RCW 71.05.150 and 2022 c 210 s 5 are each amended to 29 read as follows:

30 (1)When a designated crisis responder receives information 31 alleging that a person, as a result of a behavioral health disorder, presents a likelihood of serious harm or is gravely disabled, the 32 designated crisis responder may, after investigation and evaluation 33 of the specific facts alleged and of the reliability and credibility 34 35 of any person providing information to initiate detention, if satisfied that the allegations are true and that the person will not 36 voluntarily seek appropriate treatment, file a petition for initial 37 38 detention under this section. Before filing the petition, the 39 designated crisis responder must personally interview the person,

unless the person refuses an interview, and determine whether the 1 person will voluntarily receive appropriate evaluation and treatment 2 at an evaluation and treatment facility, crisis stabilization unit, 3 ((triage facility)) 23-hour crisis relief center, secure withdrawal 4 management and stabilization facility, or approved substance use 5 6 disorder treatment program. As part of the assessment, the designated crisis responder must attempt to ascertain if the person has executed 7 a mental health advance directive under chapter 71.32 RCW. The 8 interview performed by the designated crisis responder may be 9 conducted by video provided that a licensed health care professional 10 11 or professional person who can adequately and accurately assist with 12 obtaining any necessary information is present with the person at the time of the interview. 13

14 (2) (a) A superior court judge may issue a warrant to detain a person with a behavioral health disorder to a designated evaluation 15 16 treatment facility, a secure withdrawal management and and 17 stabilization facility, or an approved substance use disorder treatment program, for a period of not more than one hundred twenty 18 19 hours for evaluation and treatment upon request of a designated crisis responder, subject to (d) of this subsection, whenever it 20 appears to the satisfaction of the judge that: 21

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(i) There is probable cause to support the petition; and

23 (ii) The person has refused or failed to accept appropriate 24 evaluation and treatment voluntarily.

(b) The petition for initial detention, signed under penalty of perjury, or sworn telephonic testimony may be considered by the court in determining whether there are sufficient grounds for issuing the order.

(c) The order shall designate retained counsel or, if counsel is appointed from a list provided by the court, the name, business address, and telephone number of the attorney appointed to represent the person.

(d) A court may not issue an order to detain a person to a secure withdrawal management and stabilization facility or approved substance use disorder treatment program unless there is an available secure withdrawal management and stabilization facility or approved substance use disorder treatment program that has adequate space for the person. 1 (e) If the court does not issue an order to detain a person 2 pursuant to this subsection (2), the court shall issue an order to 3 dismiss the initial petition.

(3) The designated crisis responder shall then serve or cause to 4 be served on such person and his or her guardian, if any, a copy of 5 6 the order together with a notice of rights, and a petition for initial detention. After service on such person the designated crisis 7 responder shall file the return of service in court and provide 8 copies of all papers in the court file to the evaluation and 9 treatment facility, secure withdrawal management and stabilization 10 11 facility, or approved substance use disorder treatment program, and 12 the designated attorney. The designated crisis responder shall notify the court and the prosecuting attorney that a probable cause hearing 13 will be held within one hundred twenty hours of the date and time of 14 outpatient evaluation or admission to the evaluation and treatment 15 16 facility, secure withdrawal management and stabilization facility, or 17 approved substance use disorder treatment program. The person shall be permitted to be accompanied by one or more of his or her 18 19 relatives, friends, an attorney, a personal physician, or other professional or religious advisor to the place of evaluation. An 20 attorney accompanying the person to the place of evaluation shall be 21 permitted to be present during the admission evaluation. Any other 22 23 individual accompanying the person may be present during the admission evaluation. The facility may exclude the individual if his 24 25 or her presence would present a safety risk, delay the proceedings, or otherwise interfere with the evaluation. 26

(4) The designated crisis responder may notify a peace officer to 27 take such person or cause such person to be taken into custody and 28 placed in an evaluation and treatment facility, secure withdrawal 29 management and stabilization facility, or approved substance use 30 31 disorder treatment program. At the time such person is taken into 32 custody there shall commence to be served on such person, his or her guardian, and conservator, if any, a copy of the original order 33 together with a notice of rights and a petition for initial 34 35 detention.

36 (5) Tribal court orders for involuntary commitment shall be 37 recognized and enforced in accordance with superior court civil rule 38 82.5.

39 (6) In any investigation and evaluation of an individual under 40 this section or RCW 71.05.153 in which the designated crisis

1 responder knows, or has reason to know, that the individual is an American Indian or Alaska Native who receives medical or behavioral 2 health services from a tribe within this state, the designated crisis 3 responder shall notify the tribe and Indian health care provider 4 regarding whether or not a petition for initial detention or 5 6 involuntary outpatient treatment will be filed. Notification shall be made in person or by telephonic or electronic communication to the 7 tribal contact listed in the authority's tribal crisis coordination 8 plan as soon as possible but no later than three hours subject to the 9 requirements in RCW 70.02.230(2)(ee) and (3). A designated crisis 10 responder may restrict the release of information as necessary to 11 12 comply with 42 C.F.R. Part 2.

13 Sec. 7. RCW 71.05.150 and 2022 c 210 s 6 are each amended to 14 read as follows:

15 (1)When a designated crisis responder receives information 16 alleging that a person, as a result of a behavioral health disorder, presents a likelihood of serious harm or is gravely disabled, the 17 18 designated crisis responder may, after investigation and evaluation of the specific facts alleged and of the reliability and credibility 19 any person providing information to initiate detention, 20 of if satisfied that the allegations are true and that the person will not 21 22 voluntarily seek appropriate treatment, file a petition for initial detention under this section. Before filing the petition, the 23 24 designated crisis responder must personally interview the person, unless the person refuses an interview, and determine whether the 25 person will voluntarily receive appropriate evaluation and treatment 26 27 at an evaluation and treatment facility, crisis stabilization unit, ((triage facility)) 23-hour crisis relief center, secure withdrawal 28 management and stabilization facility, or approved substance use 29 30 disorder treatment program. As part of the assessment, the designated 31 crisis responder must attempt to ascertain if the person has executed a mental health advance directive under chapter 71.32 RCW. The 32 interview performed by the designated crisis responder may be 33 conducted by video provided that a licensed health care professional 34 35 or professional person who can adequately and accurately assist with obtaining any necessary information is present with the person at the 36 time of the interview. 37

38 (2)(a) A superior court judge may issue a warrant to detain a39 person with a behavioral health disorder to a designated evaluation

1 and treatment facility, a secure withdrawal management and 2 stabilization facility, or an approved substance use disorder 3 treatment program, for a period of not more than one hundred twenty 4 hours for evaluation and treatment upon request of a designated 5 crisis responder whenever it appears to the satisfaction of the judge 6 that:

7

(i) There is probable cause to support the petition; and

8 (ii) The person has refused or failed to accept appropriate 9 evaluation and treatment voluntarily.

10 (b) The petition for initial detention, signed under penalty of 11 perjury, or sworn telephonic testimony may be considered by the court 12 in determining whether there are sufficient grounds for issuing the 13 order.

(c) The order shall designate retained counsel or, if counsel is appointed from a list provided by the court, the name, business address, and telephone number of the attorney appointed to represent the person.

(d) If the court does not issue an order to detain a person pursuant to this subsection (2), the court shall issue an order to dismiss the initial petition.

21 (3) The designated crisis responder shall then serve or cause to 22 be served on such person and his or her guardian, if any, a copy of the order together with a notice of rights, and a petition for 23 initial detention. After service on such person the designated crisis 24 25 responder shall file the return of service in court and provide copies of all papers in the court file to the evaluation and 26 treatment facility, secure withdrawal management and stabilization 27 facility, or approved substance use disorder treatment program, and 28 29 the designated attorney. The designated crisis responder shall notify the court and the prosecuting attorney that a probable cause hearing 30 31 will be held within one hundred twenty hours of the date and time of 32 outpatient evaluation or admission to the evaluation and treatment facility, secure withdrawal management and stabilization facility, or 33 approved substance use disorder treatment program. The person shall 34 be permitted to be accompanied by one or more of his or her 35 36 relatives, friends, an attorney, a personal physician, or other professional or religious advisor to the place of evaluation. An 37 38 attorney accompanying the person to the place of evaluation shall be 39 permitted to be present during the admission evaluation. Any other 40 individual accompanying the person may be present during the

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1 admission evaluation. The facility may exclude the individual if his 2 or her presence would present a safety risk, delay the proceedings, 3 or otherwise interfere with the evaluation.

(4) The designated crisis responder may notify a peace officer to 4 take such person or cause such person to be taken into custody and 5 6 placed in an evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use 7 disorder treatment program. At the time such person is taken into 8 custody there shall commence to be served on such person, his or her 9 guardian, and conservator, if any, a copy of the original order 10 11 together with a notice of rights and a petition for initial 12 detention.

13 (5) Tribal court orders for involuntary commitment shall be 14 recognized and enforced in accordance with superior court civil rule 15 82.5.

16 (6) In any investigation and evaluation of an individual under 17 this section or RCW 71.05.153 in which the designated crisis responder knows, or has reason to know, that the individual is an 18 American Indian or Alaska Native who receives medical or behavioral 19 health services from a tribe within this state, the designated crisis 20 responder shall notify the tribe and Indian health care provider 21 22 regarding whether or not a petition for initial detention or 23 involuntary outpatient treatment will be filed. Notification shall be made in person or by telephonic or electronic communication to the 24 25 tribal contact listed in the authority's tribal crisis coordination 26 plan as soon as possible but no later than three hours subject to the requirements in RCW 70.02.230(2)(ee) and (3). A designated crisis 27 28 responder may restrict the release of information as necessary to 29 comply with 42 C.F.R. Part 2.

30 Sec. 8. RCW 71.05.153 and 2021 c 264 s 3 and 2021 c 125 s 1 are 31 each reenacted and amended to read as follows:

(1) When a designated crisis responder receives information 32 alleging that a person, as the result of a behavioral health 33 disorder, presents an imminent likelihood of serious harm, or is in 34 35 imminent danger because of being gravely disabled, after investigation and evaluation of the specific facts alleged and of the 36 reliability and credibility of the person or persons providing the 37 38 information if any, the designated crisis responder may take such person, or cause by oral or written order such person to be taken 39

1 into emergency custody in an <u>emergency department</u> evaluation and 2 treatment facility, secure withdrawal management and stabilization 3 facility if available with adequate space for the person, or approved 4 substance use disorder treatment program if available with adequate 5 space for the person, for not more than one hundred twenty hours as 6 described in RCW 71.05.180.

7 (2)(a) Subject to (b) of this subsection, a peace officer may 8 take or cause such person to be taken into custody and immediately 9 delivered to a ((triage facility,)) crisis stabilization unit, <u>23-</u> 10 <u>hour crisis relief center</u>, evaluation and treatment facility, secure 11 withdrawal management and stabilization facility, approved substance 12 use disorder treatment program, or the emergency department of a 13 local hospital ((under the following circumstances:

14 (i) Pursuant to subsection (1) of this section; or

15 (ii) When)) when he or she has reasonable cause to believe that 16 such person is suffering from a behavioral health disorder and 17 presents an imminent likelihood of serious harm or is in imminent 18 danger because of being gravely disabled.

(b) A peace officer's delivery of a person, to a secure withdrawal management and stabilization facility or approved substance use disorder treatment program is subject to the availability of a secure withdrawal management and stabilization facility or approved substance use disorder treatment program with adequate space for the person.

25 (3) Persons delivered to a crisis stabilization unit, evaluation 26 and treatment facility, emergency department of a local hospital, ((triage facility that has elected to operate as an involuntary 27 28 facility,)) secure withdrawal management and stabilization facility, approved substance use disorder treatment program by peace 29 or officers pursuant to subsection (2) of this section may be held by 30 31 the facility for a period of up to twelve hours, not counting time 32 periods prior to medical clearance.

33 (4) Within three hours after arrival at an emergency department, not counting time periods prior to medical clearance, the person must 34 be examined by a mental health professional or substance use disorder 35 professional. Within twelve hours of notice of the need for 36 evaluation, not counting time periods prior to medical clearance, the 37 designated crisis responder must determine whether the individual 38 39 meets detention criteria. In conjunction with this evaluation, the 40 facility where the patient is located must inquire as to a person's

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veteran status or eligibility for veterans benefits and, if the 1 person appears to be potentially eligible for these benefits, inquire 2 whether the person would be amenable to treatment by the veterans 3 health administration compared to other relevant treatment options. 4 This information must be shared with the designated crisis responder. 5 6 If the person has been identified as being potentially eligible for 7 veterans health administration services and as being amenable for those services, and if appropriate in light of all reasonably 8 the person's circumstances, information about 9 available the designated crisis responder must first refer the person to the 10 11 veterans health administration for mental health or substance use 12 disorder treatment at a facility capable of meeting the needs of the person including, but not limited to, the involuntary treatment 13 options available at the Seattle division of the VA Puget Sound 14 health care system. If the person is accepted for treatment by the 15 16 veterans health administration, and is willing to accept treatment by 17 veterans health administration as an alternative to other the 18 available treatment options, the designated crisis responder, the veterans health administration, and the facility where the patient is 19 located will work to make arrangements to have the person transported 20 21 to a veterans health administration facility. As part of the 22 assessment, the designated crisis responder must attempt to ascertain if the person has executed a mental health advance directive under 23 chapter 71.32 RCW. The interview performed by the designated crisis 24 25 responder may be conducted by video provided that a licensed health 26 care professional or professional person who can adequately and accurately assist with obtaining any necessary information is present 27 with the person at the time of the interview. If the individual is 28 29 detained, the designated crisis responder shall file a petition for detention or a supplemental petition as appropriate and commence 30 31 service on the designated attorney for the detained person. If the 32 individual is released to the community, the behavioral health service provider shall inform the peace officer of the release within 33 a reasonable period of time after the release if the peace officer 34 35 has specifically requested notification and provided contact 36 information to the provider.

37 (5) Dismissal of a commitment petition is not the appropriate 38 remedy for a violation of the timeliness requirements of this section 39 based on the intent of this chapter under RCW 71.05.010 except in the 1 few cases where the facility staff or designated crisis responder has 2 totally disregarded the requirements of this section.

3 Sec. 9. RCW 71.05.153 and 2021 c 264 s 4 and 2021 c 125 s 2 are 4 each reenacted and amended to read as follows:

5 (1) When a designated crisis responder receives information alleging that a person, as the result of a behavioral health 6 disorder, presents an imminent likelihood of serious harm, or is in 7 imminent danger because of being gravely disabled, after 8 investigation and evaluation of the specific facts alleged and of the 9 10 reliability and credibility of the person or persons providing the 11 information if any, the designated crisis responder may take such person, or cause by oral or written order such person to be taken 12 into emergency custody in an <u>emergency department</u> evaluation and 13 treatment facility, secure withdrawal management and stabilization 14 15 facility, or approved substance use disorder treatment program, for 16 not more than one hundred twenty hours as described in RCW 71.05.180.

(2) A peace officer may take or cause such person to be taken 17 into custody and immediately delivered to a  $((\frac{\text{triage facility}}{r}))$ 18 crisis stabilization unit, 23-hour crisis relief center, evaluation 19 20 and treatment facility, secure withdrawal management and 21 stabilization facility, approved substance use disorder treatment 22 program, or the emergency department of a local hospital ((under the 23 following circumstances:

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(a) Pursuant to subsection (1) of this section; or

25 (b) When)) when he or she has reasonable cause to believe that 26 such person is suffering from a behavioral health disorder and 27 presents an imminent likelihood of serious harm or is in imminent 28 danger because of being gravely disabled.

(3) Persons delivered to a crisis stabilization unit, evaluation 29 and treatment facility, emergency department of a local hospital, 30 31 ((triage facility that has elected to operate as an involuntary facility,)) secure withdrawal management and stabilization facility, 32 or approved substance use disorder treatment program by peace 33 officers pursuant to subsection (2) of this section may be held by 34 the facility for a period of up to twelve hours, not counting time 35 periods prior to medical clearance. 36

(4) Within three hours after arrival <u>at an emergency department</u>,
 not counting time periods prior to medical clearance, the person must
 be examined by a mental health professional or substance use disorder

professional. Within twelve hours of notice of the need for 1 evaluation, not counting time periods prior to medical clearance, the 2 3 designated crisis responder must determine whether the individual meets detention criteria. In conjunction with this evaluation, the 4 facility where the patient is located must inquire as to a person's 5 6 veteran status or eligibility for veterans benefits and, if the person appears to be potentially eligible for these benefits, inquire 7 whether the person would be amenable to treatment by the veterans 8 health administration compared to other relevant treatment options. 9 This information must be shared with the designated crisis responder. 10 11 If the person has been identified as being potentially eligible for 12 veterans health administration services and as being amenable for those services, and if appropriate in light of all reasonably 13 information about the person's circumstances, the 14 available 15 designated crisis responder must first refer the person to the 16 veterans health administration for mental health or substance use 17 disorder treatment at a facility capable of meeting the needs of the 18 person including, but not limited to, the involuntary treatment 19 options available at the Seattle division of the VA Puget Sound health care system. If the person is accepted for treatment by the 20 veterans health administration, and is willing to accept treatment by 21 22 the veterans health administration as an alternative to other 23 available treatment options, the designated crisis responder, the veterans health administration, and the facility where the patient is 24 25 located will work to make arrangements to have the person transported to a veterans health administration facility. As part of the 26 assessment, the designated crisis responder must attempt to ascertain 27 if the person has executed a mental health advance directive under 28 chapter 71.32 RCW. The interview performed by the designated crisis 29 responder may be conducted by video provided that a licensed health 30 31 care professional or professional person who can adequately and 32 accurately assist with obtaining any necessary information is present with the person at the time of the interview. If the individual is 33 detained, the designated crisis responder shall file a petition for 34 detention or a supplemental petition as appropriate and commence 35 service on the designated attorney for the detained person. If the 36 individual is released to the community, the behavioral health 37 service provider shall inform the peace officer of the release within 38 39 a reasonable period of time after the release if the peace officer has specifically requested notification and provided contact
 information to the provider.

3 (5) Dismissal of a commitment petition is not the appropriate 4 remedy for a violation of the timeliness requirements of this section 5 based on the intent of this chapter under RCW 71.05.010 except in the 6 few cases where the facility staff or designated crisis responder has 7 totally disregarded the requirements of this section.

8 Sec. 10. RCW 71.05.590 and 2022 c 210 s 23 are each amended to 9 read as follows:

10 (1) Either an agency or facility designated to monitor or provide 11 services under a less restrictive alternative order or conditional 12 release, or a designated crisis responder, may take action to 13 enforce, modify, or revoke a less restrictive alternative treatment 14 order or conditional release order. The agency, facility, or 15 designated crisis responder must determine that:

16 (a) The person is failing to adhere to the terms and conditions 17 of the order;

18 (b) Substantial deterioration in the person's functioning has 19 occurred;

20 (c) There is evidence of substantial decompensation with a 21 reasonable probability that the decompensation can be reversed by 22 further evaluation, intervention, or treatment; or

23

(d) The person poses a likelihood of serious harm.

(2) Actions taken under this section must include a flexible range of responses of varying levels of intensity appropriate to the circumstances and consistent with the interests of the individual and the public in personal autonomy, safety, recovery, and compliance. Available actions may include, but are not limited to, any of the following:

30 (a) To counsel or advise the person as to their rights and 31 responsibilities under the court order, and to offer incentives to 32 motivate compliance;

33 (b) To increase the intensity of outpatient services provided to 34 the person by increasing the frequency of contacts with the provider, 35 referring the person for an assessment for assertive community 36 services, or by other means;

37 (c) To request a court hearing for review and modification of the 38 court order. The request must be directed to the court with 39 jurisdiction over the order and specify the circumstances that give

rise to the request and what modification is being sought. The county prosecutor shall assist the entity requesting the hearing and issue an appropriate summons to the person. This subsection does not limit the inherent authority of a treatment provider to alter conditions of treatment for clinical reasons, and is intended to be used only when court intervention is necessary or advisable to secure the person's compliance and prevent decompensation or deterioration;

(d) To detain the person for up to 12 hours for evaluation at an 8 agency, facility providing services under the court order, ((triage 9 facility,)) crisis stabilization unit, <u>23-hour crisis relief center</u>, 10 emergency department, evaluation and treatment facility, 11 secure 12 withdrawal management and stabilization facility with available space, or an approved substance use disorder treatment program with 13 14 available space. The purpose of the evaluation is to determine whether modification, revocation, or commitment proceedings are 15 16 necessary and appropriate to stabilize the person and prevent 17 decompensation, deterioration, or physical harm. Temporary detention for evaluation under this subsection is intended to occur only 18 following a pattern of noncompliance or the failure of reasonable 19 attempts at outreach and engagement, and may occur only when, based 20 21 on clinical judgment, temporary detention is appropriate. The agency, 22 facility, or designated crisis responder may request assistance from a peace officer for the purposes of temporary detention under this 23 subsection (2)(d). This subsection does not limit the ability or 24 25 obligation of the agency, facility, or designated crisis responder to 26 pursue revocation procedures under subsection (5) of this section in appropriate circumstances; and 27

28 (e) To initiate revocation procedures under subsection (5) of 29 this section.

30 (3) A court may supervise a person on an order for less 31 restrictive alternative treatment or a conditional release. While the 32 person is under the order, the court may:

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(a) Require appearance in court for periodic reviews; and

34 (b) Modify the order after considering input from the agency or 35 facility designated to provide or facilitate services. The court may 36 not remand the person into inpatient treatment except as provided 37 under subsection (5) of this section, but may take actions under 38 subsection (2)(a) through (d) of this section.

39 (4) The facility or agency designated to provide outpatient 40 treatment shall notify the secretary of the department of social and

health services or designated crisis responder when a person fails to adhere to terms and conditions of court ordered treatment or experiences substantial deterioration in his or her condition and, as a result, presents an increased likelihood of serious harm.

(5) (a) A designated crisis responder or the secretary of the 5 6 department of social and health services may, upon their own motion 7 or upon request of the facility or agency designated to provide outpatient care, cause a person to be detained in an evaluation and 8 treatment facility, available secure withdrawal management and 9 stabilization facility with adequate space, or available approved 10 substance use disorder treatment program with adequate space in or 11 12 near the county in which he or she is receiving outpatient treatment for the purpose of a hearing for revocation of a less restrictive 13 alternative treatment order or conditional release order under this 14 chapter. The designated crisis responder or secretary of the 15 16 department of social and health services shall file a petition for 17 revocation within 24 hours and serve the person, their guardian, if any, and their attorney. A hearing for revocation of a less 18 restrictive alternative treatment order or conditional release order 19 may be scheduled without detention of the person. 20

21 (b) A person detained under this subsection (5) must be held until such time, not exceeding five days, as a hearing can be 22 23 scheduled to determine whether or not the order for less restrictive alternative treatment or conditional release should be revoked, 24 25 modified, or retained. If the person is not detained, the hearing must be scheduled within five days of service on the person. The 26 designated crisis responder or the secretary of the department of 27 28 social and health services may withdraw its petition for revocation 29 at any time before the court hearing.

(c) A person detained under this subsection (5) has the same 30 31 rights with respect to notice, hearing, and counsel as in any involuntary treatment proceeding, except as specifically set forth in 32 33 this section. There is no right to jury trial. The venue for proceedings is the county where the petition is filed. Notice of the 34 filing must be provided to the court that originally ordered 35 commitment, if different from the court where the petition for 36 revocation is filed, within two judicial days of the person's 37 detention. 38

(d) The issues for the court to determine are whether: (i) Theperson adhered to the terms and conditions of the order; (ii)

1 substantial deterioration in the person's functioning has occurred; (iii) there is evidence of substantial decompensation with a 2 reasonable probability that the decompensation can be reversed by 3 further inpatient treatment; or (iv) there is a likelihood of serious 4 harm; and, if any of the above conditions apply, whether it is 5 6 appropriate for the court to reinstate or modify the person's less restrictive alternative treatment order or conditional release order 7 or order the person's detention for inpatient treatment. The person 8 may waive the court hearing and allow the court to enter a stipulated 9 order upon the agreement of all parties. If the court orders 10 detention for inpatient treatment, the treatment period must be for 11 12 14 days from the revocation hearing if the less restrictive alternative treatment order or conditional release order was based on 13 a petition under RCW 71.05.148, 71.05.160, or 71.05.230. If the court 14 orders detention for inpatient treatment and the less restrictive 15 16 alternative treatment order or conditional release order was based on 17 a petition under RCW 71.05.290 or 71.05.320, the number of days remaining on the order must be converted to days of inpatient 18 19 treatment. A court may not detain a person for inpatient treatment to a secure withdrawal management and stabilization facility or approved 20 21 substance use disorder treatment program under this subsection unless 22 there is a facility or program available with adequate space for the 23 person.

(6) In determining whether or not to take action under this section the designated crisis responder, agency, or facility must consider the factors specified under RCW 71.05.212 and the court must consider the factors specified under RCW 71.05.245 as they apply to the question of whether to enforce, modify, or revoke a court order for involuntary treatment.

30 Sec. 11. RCW 71.05.590 and 2022 c 210 s 24 are each amended to 31 read as follows:

(1) Either an agency or facility designated to monitor or provide services under a less restrictive alternative order or conditional release, or a designated crisis responder, may take action to enforce, modify, or revoke a less restrictive alternative treatment order or conditional release order. The agency, facility, or designated crisis responder must determine that:

38 (a) The person is failing to adhere to the terms and conditions39 of the order;

1 (b) Substantial deterioration in the person's functioning has 2 occurred;

3 (c) There is evidence of substantial decompensation with a 4 reasonable probability that the decompensation can be reversed by 5 further evaluation, intervention, or treatment; or

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(d) The person poses a likelihood of serious harm.

7 (2) Actions taken under this section must include a flexible 8 range of responses of varying levels of intensity appropriate to the 9 circumstances and consistent with the interests of the individual and 10 the public in personal autonomy, safety, recovery, and compliance. 11 Available actions may include, but are not limited to, any of the 12 following:

13 (a) To counsel or advise the person as to their rights and 14 responsibilities under the court order, and to offer incentives to 15 motivate compliance;

(b) To increase the intensity of outpatient services provided to the person by increasing the frequency of contacts with the provider, referring the person for an assessment for assertive community services, or by other means;

(c) To request a court hearing for review and modification of the 20 21 court order. The request must be directed to the court with 22 jurisdiction over the order and specify the circumstances that give 23 rise to the request and what modification is being sought. The county prosecutor shall assist (([the])) the entity requesting the hearing 24 25 and issue an appropriate summons to the person. This subsection does not limit the inherent authority of a treatment provider to alter 26 conditions of treatment for clinical reasons, and is intended to be 27 used only when court intervention is necessary or advisable to secure 28 29 the person's compliance and prevent decompensation or deterioration;

(d) To detain the person for up to 12 hours for evaluation at an 30 31 agency, facility providing services under the court order, ((triage 32 facility,)) crisis stabilization unit, <u>23-hour crisis relief center</u>, 33 emergency department, evaluation and treatment facility, secure withdrawal management and stabilization facility, or an approved 34 substance use disorder treatment program. The purpose of the 35 evaluation is to determine whether modification, revocation, or 36 commitment proceedings are necessary and appropriate to stabilize the 37 person and prevent decompensation, deterioration, or physical harm. 38 39 Temporary detention for evaluation under this subsection is intended 40 to occur only following a pattern of noncompliance or the failure of

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reasonable attempts at outreach and engagement, and may occur only 1 when, based on clinical judgment, temporary detention is appropriate. 2 3 The agency, facility, or designated crisis responder may request assistance from a peace officer for the purposes of temporary 4 detention under this subsection (2)(d). This subsection does not 5 6 limit the ability or obligation of the agency, facility, or 7 designated crisis responder to pursue revocation procedures under subsection (5) of this section in appropriate circumstances; and 8

9 (e) To initiate revocation procedures under subsection (5) of 10 this section.

11 (3) A court may supervise a person on an order for less 12 restrictive alternative treatment or a conditional release. While the 13 person is under the order, the court may:

14

(a) Require appearance in court for periodic reviews; and

15 (b) Modify the order after considering input from the agency or 16 facility designated to provide or facilitate services. The court may 17 not remand the person into inpatient treatment except as provided 18 under subsection (5) of this section, but may take actions under 19 subsection (2) (a) through (d) of this section.

(4) The facility or agency designated to provide outpatient treatment shall notify the secretary of the department of social and health services or designated crisis responder when a person fails to adhere to terms and conditions of court ordered treatment or experiences substantial deterioration in his or her condition and, as a result, presents an increased likelihood of serious harm.

26 (5) (a) A designated crisis responder or the secretary of the department of social and health services may, upon their own motion 27 28 or upon request of the facility or agency designated to provide outpatient care, cause a person to be detained in an evaluation and 29 treatment facility, secure withdrawal management and stabilization 30 31 facility, or approved substance use disorder treatment program in or 32 near the county in which he or she is receiving outpatient treatment 33 for the purpose of a hearing for revocation of a less restrictive alternative treatment order or conditional release order under this 34 chapter. The designated crisis responder or secretary of the 35 department of social and health services shall file a petition for 36 revocation within 24 hours and serve the person, their guardian, if 37 and their attorney. A hearing for revocation of a less 38 any, 39 restrictive alternative treatment order or conditional release order 40 may be scheduled without detention of the person.

1 (b) A person detained under this subsection (5) must be held until such time, not exceeding five days, as a hearing can be 2 scheduled to determine whether or not the order for less restrictive 3 alternative treatment or conditional release should be revoked, 4 modified, or retained. If the person is not detained, the hearing 5 must be scheduled within five days of service on the person. The 6 7 designated crisis responder or the secretary of the department of social and health services may withdraw its petition for revocation 8 at any time before the court hearing. 9

(c) A person detained under this subsection (5) has the same 10 11 rights with respect to notice, hearing, and counsel as in any 12 involuntary treatment proceeding, except as specifically set forth in this section. There is no right to jury trial. The venue for 13 proceedings is the county where the petition is filed. Notice of the 14 filing must be provided to the court that originally ordered 15 16 commitment, if different from the court where the petition for 17 revocation is filed, within two judicial days of the person's detention. 18

(d) The issues for the court to determine are whether: (i) The 19 person adhered to the terms and conditions of the order; (ii) 20 21 substantial deterioration in the person's functioning has occurred; (iii) there is evidence of substantial decompensation with a 22 23 reasonable probability that the decompensation can be reversed by further inpatient treatment; or (iv) there is a likelihood of serious 24 25 harm; and, if any of the above conditions apply, whether it is appropriate for the court to reinstate or modify the person's less 26 restrictive alternative treatment order or conditional release order 27 28 or order the person's detention for inpatient treatment. The person 29 may waive the court hearing and allow the court to enter a stipulated order upon the agreement of all parties. If the court orders 30 31 detention for inpatient treatment, the treatment period must be for 32 days from the revocation hearing if the less restrictive 14 alternative treatment order or conditional release order was based on 33 a petition under RCW 71.05.148, 71.05.160, or 71.05.230. If the court 34 orders detention for inpatient treatment and the less restrictive 35 alternative treatment order or conditional release order was based on 36 a petition under RCW 71.05.290 or 71.05.320, the number of days 37 remaining on the order must be converted to days of inpatient 38 39 treatment.

1 (6) In determining whether or not to take action under this 2 section the designated crisis responder, agency, or facility must 3 consider the factors specified under RCW 71.05.212 and the court must 4 consider the factors specified under RCW 71.05.245 as they apply to 5 the question of whether to enforce, modify, or revoke a court order 6 for involuntary treatment.

7 Sec. 12. RCW 71.34.020 and 2021 c 264 s 26 are each amended to 8 read as follows:

9 Unless the context clearly requires otherwise, the definitions in 10 this section apply throughout this chapter.

(1) "Admission" or "admit" means a decision by a physician, physician assistant, or psychiatric advanced registered nurse practitioner that a minor should be examined or treated as a patient in a hospital.

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(2) "Adolescent" means a minor thirteen years of age or older.

16 (3) "Alcoholism" means a disease, characterized by a dependency 17 on alcoholic beverages, loss of control over the amount and 18 circumstances of use, symptoms of tolerance, physiological or 19 psychological withdrawal, or both, if use is reduced or discontinued, 20 and impairment of health or disruption of social or economic 21 functioning.

(4) "Antipsychotic medications" means that class of drugs primarily used to treat serious manifestations of mental illness associated with thought disorders, which includes, but is not limited to, atypical antipsychotic medications.

(5) "Approved substance use disorder treatment program" means a program for minors with substance use disorders provided by a treatment program licensed or certified by the department of health as meeting standards adopted under chapter 71.24 RCW.

30 (6) "Attending staff" means any person on the staff of a public 31 or private agency having responsibility for the care and treatment of 32 a minor patient.

33 (7) "Authority" means the Washington state health care authority.

34 (8) "Behavioral health administrative services organization" has35 the same meaning as provided in RCW 71.24.025.

36 (9) "Behavioral health disorder" means either a mental disorder 37 as defined in this section, a substance use disorder as defined in 38 this section, or a co-occurring mental disorder and substance use 39 disorder. 1 (10) "Child psychiatrist" means a person having a license as a 2 physician and surgeon in this state, who has had graduate training in 3 child psychiatry in a program approved by the American Medical 4 Association or the American Osteopathic Association, and who is board 5 eligible or board certified in child psychiatry.

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(11) "Children's mental health specialist" means:

7 (a) A mental health professional who has completed a minimum of 8 one hundred actual hours, not quarter or semester hours, of 9 specialized training devoted to the study of child development and 10 the treatment of children; and

(b) A mental health professional who has the equivalent of one year of full-time experience in the treatment of children under the supervision of a children's mental health specialist.

14 (12) "Commitment" means a determination by a judge or court 15 commissioner, made after a commitment hearing, that the minor is in 16 need of inpatient diagnosis, evaluation, or treatment or that the 17 minor is in need of less restrictive alternative treatment.

(13) "Conditional release" means a revocable modification of acommitment, which may be revoked upon violation of any of its terms.

(14) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105.

(15) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department of health under RCW 71.24.035, such as a residential treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization.

31 (16) "Custody" means involuntary detention under the provisions 32 of this chapter or chapter 10.77 RCW, uninterrupted by any period of 33 unconditional release from commitment from a facility providing 34 involuntary care and treatment.

35 (17) "Department" means the department of social and health 36 services.

37 (18) "Designated crisis responder" has the same meaning as 38 provided in RCW 71.05.020.

39 (19) "Detention" or "detain" means the lawful confinement of a 40 person, under the provisions of this chapter. 1 (20) "Developmental disabilities professional" means a person who has specialized training and three years of experience in directly 2 treating or working with persons with developmental disabilities and 3 is a psychiatrist, physician assistant working with a supervising 4 psychiatrist, psychologist, psychiatric advanced registered nurse 5 6 practitioner, or social worker, and such other developmental disabilities professionals as may be defined by rules adopted by the 7 secretary of the department. 8

9 (21) "Developmental disability" has the same meaning as defined 10 in RCW 71A.10.020.

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(22) "Director" means the director of the authority.

12 (23) "Discharge" means the termination of hospital medical 13 authority. The commitment may remain in place, be terminated, or be 14 amended by court order.

(24) "Evaluation and treatment facility" means a public or 15 16 private facility or unit that is licensed or certified by the 17 department of health to provide emergency, inpatient, residential, or outpatient mental health evaluation and treatment services for 18 minors. A physically separate and separately operated portion of a 19 state hospital may be designated as an evaluation and treatment 20 21 facility for minors. A facility which is part of or operated by the 22 state or federal agency does not require licensure or certification. No correctional institution or facility, juvenile court detention 23 facility, or jail may be an evaluation and treatment facility within 24 25 the meaning of this chapter.

26 (25) "Evaluation and treatment program" means the total system of 27 services and facilities coordinated and approved by a county or 28 combination of counties for the evaluation and treatment of minors 29 under this chapter.

30 (26) "Gravely disabled minor" means a minor who, as a result of a 31 behavioral health disorder, (a) is in danger of serious physical harm 32 resulting from a failure to provide for his or her essential human 33 needs of health or safety, or (b) manifests severe deterioration in 34 routine functioning evidenced by repeated and escalating loss of 35 cognitive or volitional control over his or her actions and is not 36 receiving such care as is essential for his or her health or safety.

37 (27) "Habilitative services" means those services provided by 38 program personnel to assist minors in acquiring and maintaining life 39 skills and in raising their levels of physical, behavioral, social, and vocational functioning. Habilitative services include education,
 training for employment, and therapy.

3 (28) "Hearing" means any proceeding conducted in open court that 4 conforms to the requirements of RCW 71.34.910.

5 (29) "History of one or more violent acts" refers to the period 6 of time five years prior to the filing of a petition under this 7 chapter, excluding any time spent, but not any violent acts 8 committed, in a mental health facility, a long-term substance use 9 disorder treatment facility, or in confinement as a result of a 10 criminal conviction.

(30) "Individualized service plan" means a plan prepared by a developmental disabilities professional with other professionals as a team, for a person with developmental disabilities, which states:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

16 (b) The conditions and strategies necessary to achieve the 17 purposes of habilitation;

18 (c) The intermediate and long-range goals of the habilitation 19 program, with a projected timetable for the attainment;

20 (d) The rationale for using this plan of habilitation to achieve 21 those intermediate and long-range goals;

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(e) The staff responsible for carrying out the plan;

(f) Where relevant in light of past criminal behavior and due consideration for public safety, the criteria for proposed movement to less-restrictive settings, criteria for proposed eventual discharge or release, and a projected possible date for discharge or release; and

28 (g) The type of residence immediately anticipated for the person 29 and possible future types of residences.

30 (31)(a) "Inpatient treatment" means twenty-four-hour-per-day 31 mental health care provided within a general hospital, psychiatric 32 hospital, residential treatment facility licensed or certified by the 33 department of health as an evaluation and treatment facility for 34 minors, secure withdrawal management and stabilization facility for 35 minors, or approved substance use disorder treatment program for 36 minors.

37 (b) For purposes of family-initiated treatment under RCW 38 71.34.600 through 71.34.670, "inpatient treatment" has the meaning 39 included in (a) of this subsection and any other residential 40 treatment facility licensed under chapter 71.12 RCW. 1 (32) "Intoxicated minor" means a minor whose mental or physical 2 functioning is substantially impaired as a result of the use of 3 alcohol or other psychoactive chemicals.

4 (33) "Judicial commitment" means a commitment by a court pursuant 5 to the provisions of this chapter.

6 (34) "Kinship caregiver" has the same meaning as in RCW 7 74.13.031(19)(a).

8 (35) "Legal counsel" means attorneys and staff employed by county 9 prosecutor offices or the state attorney general acting in their 10 capacity as legal representatives of public behavioral health service 11 providers under RCW 71.05.130.

12 (36) "Less restrictive alternative" or "less restrictive setting" 13 means outpatient treatment provided to a minor as a program of 14 individualized treatment in a less restrictive setting than inpatient 15 treatment that includes the services described in RCW 71.34.755, 16 including residential treatment.

17 (37) "Licensed physician" means a person licensed to practice 18 medicine or osteopathic medicine and surgery in the state of 19 Washington.

20

(38) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted 21 by a minor upon his or her own person, as evidenced by threats or 22 attempts to commit suicide or inflict physical harm on oneself; (ii) 23 physical harm will be inflicted by a minor upon another individual, 24 25 as evidenced by behavior which has caused such harm or which places 26 another person or persons in reasonable fear of sustaining such harm; or (iii) physical harm will be inflicted by a minor upon the property 27 of others, as evidenced by behavior which has caused substantial loss 28 29 or damage to the property of others; or

30 (b) The minor has threatened the physical safety of another and 31 has a history of one or more violent acts.

32 (39) "Managed care organization" has the same meaning as provided 33 in RCW 71.24.025.

34 (40) "Medical clearance" means a physician or other health care 35 provider has determined that a person is medically stable and ready 36 for referral to the designated crisis responder.

37 (41) "Medical necessity" for inpatient care means a requested 38 service which is reasonably calculated to: (a) Diagnose, correct, 39 cure, or alleviate a mental disorder or substance use disorder; or 40 (b) prevent the progression of a mental disorder or substance use

disorder that endangers life or causes suffering and pain, or results in illness or infirmity or threatens to cause or aggravate a disability, or causes physical deformity or malfunction, and there is no adequate less restrictive alternative available.

5 (42) "Mental disorder" means any organic, mental, or emotional 6 impairment that has substantial adverse effects on an individual's 7 cognitive or volitional functions. The presence of alcohol abuse, 8 drug abuse, juvenile criminal history, antisocial behavior, or 9 intellectual disabilities alone is insufficient to justify a finding 10 of "mental disorder" within the meaning of this section.

11 (43) "Mental health professional" means a psychiatrist, 12 psychiatric advanced registered nurse practitioner, physician 13 assistant working with a supervising psychiatrist, psychologist, 14 psychiatric nurse, social worker, and such other mental health 15 professionals as defined by rules adopted by the secretary of the 16 department of health under this chapter.

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(44) "Minor" means any person under the age of eighteen years.

18 (45) "Outpatient treatment" means any of the nonresidential 19 services mandated under chapter 71.24 RCW and provided by licensed or 20 certified behavioral health agencies as identified by RCW 71.24.025.

(46)(a) "Parent" has the same meaning as defined in RCW 26.26A.010, including either parent if custody is shared under a joint custody agreement, or a person or agency judicially appointed as legal guardian or custodian of the child.

25 (b) For purposes of family-initiated treatment under RCW 71.34.600 through 71.34.670, "parent" also includes a person to whom 26 a parent defined in (a) of this subsection has given a signed 27 28 authorization to make health care decisions for the adolescent, a stepparent who is involved in caring for the adolescent, a kinship 29 caregiver who is involved in caring for the adolescent, or another 30 31 relative who is responsible for the health care of the adolescent, 32 who may be required to provide a declaration under penalty of perjury 33 stating that he or she is a relative responsible for the health care of the adolescent pursuant to chapter 5.50 RCW. If a dispute arises 34 between individuals authorized to act as a parent for the purpose of 35 RCW 71.34.600 through 71.34.670, the disagreement must be resolved 36 according to the priority established under RCW 7.70.065(2)(a). 37

(47) "Peace officer" means a law enforcement official of a publicagency or governmental unit, and includes persons specifically given

1 peace officer powers by any state law, local ordinance, or judicial 2 order of appointment.

3 (48) "Physician assistant" means a person licensed as a physician
4 assistant under chapter 18.71A RCW.

(49) "Private agency" means any person, partnership, corporation, 5 6 or association that is not a public agency, whether or not financed in whole or in part by public funds, that constitutes an evaluation 7 and treatment facility or private institution, or hospital, or 8 approved substance use disorder treatment program, that is conducted 9 for, or includes a distinct unit, floor, or ward conducted for, the 10 care and treatment of persons with mental illness, substance use 11 12 disorders, or both mental illness and substance use disorders.

(50) "Professional person in charge" or "professional person" means a physician, other mental health professional, or other person empowered by an evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program with authority to make admission and discharge decisions on behalf of that facility.

19 (51) "Psychiatric nurse" means a registered nurse who has 20 experience in the direct treatment of persons who have a mental 21 illness or who are emotionally disturbed, such experience gained 22 under the supervision of a mental health professional.

(52) "Psychiatrist" means a person having a license as a physician in this state who has completed residency training in psychiatry in a program approved by the American Medical Association or the American Osteopathic Association, and is board eligible or board certified in psychiatry.

(53) "Psychologist" means a person licensed as a psychologistunder chapter 18.83 RCW.

(54) "Public agency" means any evaluation and treatment facility 30 31 or institution, or hospital, or approved substance use disorder 32 treatment program that is conducted for, or includes a distinct unit, floor, or ward conducted for, the care and treatment of persons with 33 mental illness, substance use disorders, or both mental illness and 34 substance use disorders if the agency is operated directly by 35 36 federal, state, county, or municipal government, or a combination of 37 such governments.

38 (55) "Release" means legal termination of the commitment under 39 the provisions of this chapter.

1 (56) "Resource management services" has the meaning given in 2 chapter 71.24 RCW.

3 (57) "Responsible other" means the minor, the minor's parent or 4 estate, or any other person legally responsible for support of the 5 minor.

6 (58) "Secretary" means the secretary of the department or 7 secretary's designee.

8 (59) "Secure withdrawal management and stabilization facility" 9 means a facility operated by either a public or private agency or by 10 the program of an agency which provides care to voluntary individuals 11 and individuals involuntarily detained and committed under this 12 chapter for whom there is a likelihood of serious harm or who are 13 gravely disabled due to the presence of a substance use disorder. 14 Secure withdrawal management and stabilization facilities must:

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(a) Provide the following services:

16 (i) Assessment and treatment, provided by certified substance use 17 disorder professionals or co-occurring disorder specialists;

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(ii) Clinical stabilization services;

19 (iii) Acute or subacute detoxification services for intoxicated 20 individuals; and

(iv) Discharge assistance provided by certified substance use disorder professionals or co-occurring disorder specialists, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual;

(b) Include security measures sufficient to protect the patients,staff, and community; and

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(c) Be licensed or certified as such by the department of health.

(60) "Social worker" means a person with a master's or further advanced degree from a social work educational program accredited and approved as provided in RCW 18.320.010.

32 (61) "Start of initial detention" means the time of arrival of the minor at the first evaluation and treatment facility, secure 33 withdrawal management and stabilization facility, or approved 34 substance use disorder treatment program offering inpatient treatment 35 36 if the minor is being involuntarily detained at the time. With regard to voluntary patients, "start of initial detention" means the time at 37 which the minor gives notice of intent to leave under the provisions 38 39 of this chapter.

1 (62) "Store and forward technology" means use of an asynchronous 2 transmission of a person's medical information from a mental health 3 service provider to the designated crisis responder which results in 4 medical diagnosis, consultation, or treatment.

5 (63) "Substance use disorder" means a cluster of cognitive, 6 behavioral, and physiological symptoms indicating that an individual 7 continues using the substance despite significant substance-related 8 problems. The diagnosis of a substance use disorder is based on a 9 pathological pattern of behaviors related to the use of the 10 substances.

11 (64) "Substance use disorder professional" means a person 12 certified as a substance use disorder professional by the department 13 of health under chapter 18.205 RCW.

14 (65) "Therapeutic court personnel" means the staff of a mental 15 health court or other therapeutic court which has jurisdiction over 16 defendants who are dually diagnosed with mental disorders, including 17 court personnel, probation officers, a court monitor, prosecuting 18 attorney, or defense counsel acting within the scope of therapeutic 19 court duties.

(66) "Treatment records" include registration and all other 20 records concerning persons who are receiving or who at any time have 21 received services for mental illness, which are maintained by the 22 23 department, the department of health, the authority, behavioral health organizations and their staffs, and by treatment facilities. 24 25 Treatment records include mental health information contained in a 26 medical bill including but not limited to mental health drugs, a mental health diagnosis, provider name, and dates of service stemming 27 28 from a medical service. Treatment records do not include notes or 29 records maintained for personal use by a person providing treatment services for the department, the department of health, the authority, 30 31 behavioral health organizations, or a treatment facility if the notes 32 or records are not available to others.

(67) (("Triage facility" means a short-term facility or a portion of a facility licensed or certified by the department of health under RCW 71.24.035, which is designed as a facility to assess and stabilize an individual or determine the need for involuntary commitment of an individual, and must meet department of health residential treatment facility standards. A triage facility may be structured as a voluntary or involuntary placement facility.

1 (68))) "Video" means the delivery of behavioral health services 2 through the use of interactive audio and video technology, permitting 3 real-time communication between a person and a designated crisis 4 responder, for the purpose of evaluation. "Video" does not include 5 the use of audio-only telephone, facsimile, email, or store and 6 forward technology.

7 ((<del>(69)</del>)) <u>(68)</u> "Violent act" means behavior that resulted in 8 homicide, attempted suicide, injury, or substantial loss or damage to 9 property.

10 (69) "23-hour crisis relief center" has the same meaning as under 11 RCW 71.24.025.

12 Sec. 13. RCW 71.34.020 and 2021 c 264 s 28 are each amended to 13 read as follows:

14 Unless the context clearly requires otherwise, the definitions in 15 this section apply throughout this chapter.

16 (1) "Admission" or "admit" means a decision by a physician, 17 physician assistant, or psychiatric advanced registered nurse 18 practitioner that a minor should be examined or treated as a patient 19 in a hospital.

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(2) "Adolescent" means a minor thirteen years of age or older.

(3) "Alcoholism" means a disease, characterized by a dependency on alcoholic beverages, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning.

(4) "Antipsychotic medications" means that class of drugs primarily used to treat serious manifestations of mental illness associated with thought disorders, which includes, but is not limited to, atypical antipsychotic medications.

31 (5) "Approved substance use disorder treatment program" means a 32 program for minors with substance use disorders provided by a 33 treatment program licensed or certified by the department of health 34 as meeting standards adopted under chapter 71.24 RCW.

35 (6) "Attending staff" means any person on the staff of a public 36 or private agency having responsibility for the care and treatment of 37 a minor patient.

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(7) "Authority" means the Washington state health care authority.

(8) "Behavioral health administrative services organization" has
 the same meaning as provided in RCW 71.24.025.

3 (9) "Behavioral health disorder" means either a mental disorder 4 as defined in this section, a substance use disorder as defined in 5 this section, or a co-occurring mental disorder and substance use 6 disorder.

7 (10) "Child psychiatrist" means a person having a license as a 8 physician and surgeon in this state, who has had graduate training in 9 child psychiatry in a program approved by the American Medical 10 Association or the American Osteopathic Association, and who is board 11 eligible or board certified in child psychiatry.

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(11) "Children's mental health specialist" means:

(a) A mental health professional who has completed a minimum of one hundred actual hours, not quarter or semester hours, of specialized training devoted to the study of child development and the treatment of children; and

(b) A mental health professional who has the equivalent of one year of full-time experience in the treatment of children under the supervision of a children's mental health specialist.

20 (12) "Commitment" means a determination by a judge or court 21 commissioner, made after a commitment hearing, that the minor is in 22 need of inpatient diagnosis, evaluation, or treatment or that the 23 minor is in need of less restrictive alternative treatment.

(13) "Conditional release" means a revocable modification of acommitment, which may be revoked upon violation of any of its terms.

(14) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105.

(15) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department of health under RCW 71.24.035, such as a residential treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization.

37 (16) "Custody" means involuntary detention under the provisions 38 of this chapter or chapter 10.77 RCW, uninterrupted by any period of 39 unconditional release from commitment from a facility providing 40 involuntary care and treatment. 1 (17) "Department" means the department of social and health 2 services.

3 (18) "Designated crisis responder" has the same meaning as 4 provided in RCW 71.05.020.

5 (19) "Detention" or "detain" means the lawful confinement of a 6 person, under the provisions of this chapter.

(20) "Developmental disabilities professional" means a person who 7 has specialized training and three years of experience in directly 8 treating or working with persons with developmental disabilities and 9 is a psychiatrist, physician assistant working with a supervising 10 psychiatrist, psychologist, psychiatric advanced registered nurse 11 12 practitioner, or social worker, and such other developmental disabilities professionals as may be defined by rules adopted by the 13 14 secretary of the department.

15 (21) "Developmental disability" has the same meaning as defined 16 in RCW 71A.10.020.

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(22) "Director" means the director of the authority.

18 (23) "Discharge" means the termination of hospital medical 19 authority. The commitment may remain in place, be terminated, or be 20 amended by court order.

(24) "Evaluation and treatment facility" means a public or 21 private facility or unit that is licensed or certified by the 22 department of health to provide emergency, inpatient, residential, or 23 outpatient mental health evaluation and treatment services for 24 25 minors. A physically separate and separately operated portion of a 26 state hospital may be designated as an evaluation and treatment facility for minors. A facility which is part of or operated by the 27 28 state or federal agency does not require licensure or certification. No correctional institution or facility, juvenile court detention 29 facility, or jail may be an evaluation and treatment facility within 30 31 the meaning of this chapter.

32 (25) "Evaluation and treatment program" means the total system of 33 services and facilities coordinated and approved by a county or 34 combination of counties for the evaluation and treatment of minors 35 under this chapter.

36 (26) "Gravely disabled minor" means a minor who, as a result of a 37 behavioral health disorder, (a) is in danger of serious physical harm 38 resulting from a failure to provide for his or her essential human 39 needs of health or safety, or (b) manifests severe deterioration from 40 safe behavior evidenced by repeated and escalating loss of cognitive

or volitional control over his or her actions and is not receiving
 such care as is essential for his or her health or safety.

3 (27) "Habilitative services" means those services provided by 4 program personnel to assist minors in acquiring and maintaining life 5 skills and in raising their levels of physical, behavioral, social, 6 and vocational functioning. Habilitative services include education, 7 training for employment, and therapy.

8 (28) "Hearing" means any proceeding conducted in open court that 9 conforms to the requirements of RCW 71.34.910.

10 (29) "History of one or more violent acts" refers to the period 11 of time five years prior to the filing of a petition under this 12 chapter, excluding any time spent, but not any violent acts 13 committed, in a mental health facility, a long-term substance use 14 disorder treatment facility, or in confinement as a result of a 15 criminal conviction.

16 (30) "Individualized service plan" means a plan prepared by a 17 developmental disabilities professional with other professionals as a 18 team, for a person with developmental disabilities, which states:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

(b) The conditions and strategies necessary to achieve the purposes of habilitation;

23 (c) The intermediate and long-range goals of the habilitation 24 program, with a projected timetable for the attainment;

25 (d) The rationale for using this plan of habilitation to achieve 26 those intermediate and long-range goals;

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(e) The staff responsible for carrying out the plan;

(f) Where relevant in light of past criminal behavior and due consideration for public safety, the criteria for proposed movement to less-restrictive settings, criteria for proposed eventual discharge or release, and a projected possible date for discharge or release; and

33 (g) The type of residence immediately anticipated for the person 34 and possible future types of residences.

(31) (a) "Inpatient treatment" means twenty-four-hour-per-day mental health care provided within a general hospital, psychiatric hospital, residential treatment facility licensed or certified by the department of health as an evaluation and treatment facility for minors, secure withdrawal management and stabilization facility for 1 minors, or approved substance use disorder treatment program for 2 minors.

3 (b) For purposes of family-initiated treatment under RCW 4 71.34.600 through 71.34.670, "inpatient treatment" has the meaning 5 included in (a) of this subsection and any other residential 6 treatment facility licensed under chapter 71.12 RCW.

7 (32) "Intoxicated minor" means a minor whose mental or physical 8 functioning is substantially impaired as a result of the use of 9 alcohol or other psychoactive chemicals.

10 (33) "Judicial commitment" means a commitment by a court pursuant 11 to the provisions of this chapter.

12 (34) "Kinship caregiver" has the same meaning as in RCW 13 74.13.031(19)(a).

14 (35) "Legal counsel" means attorneys and staff employed by county 15 prosecutor offices or the state attorney general acting in their 16 capacity as legal representatives of public behavioral health service 17 providers under RCW 71.05.130.

18 (36) "Less restrictive alternative" or "less restrictive setting" 19 means outpatient treatment provided to a minor as a program of 20 individualized treatment in a less restrictive setting than inpatient 21 treatment that includes the services described in RCW 71.34.755, 22 including residential treatment.

23 (37) "Licensed physician" means a person licensed to practice 24 medicine or osteopathic medicine and surgery in the state of 25 Washington.

26

(38) "Likelihood of serious harm" means:

27 (a) A substantial risk that: (i) Physical harm will be inflicted by a minor upon his or her own person, as evidenced by threats or 28 attempts to commit suicide or inflict physical harm on oneself; (ii) 29 physical harm will be inflicted by a minor upon another individual, 30 31 as evidenced by behavior which has caused harm, substantial pain, or 32 which places another person or persons in reasonable fear of harm to 33 themselves or others; or (iii) physical harm will be inflicted by a minor upon the property of others, as evidenced by behavior which has 34 caused substantial loss or damage to the property of others; or 35

36 (b) The minor has threatened the physical safety of another and 37 has a history of one or more violent acts.

38 (39) "Managed care organization" has the same meaning as provided 39 in RCW 71.24.025. 1 (40) "Medical clearance" means a physician or other health care 2 provider has determined that a person is medically stable and ready 3 for referral to the designated crisis responder.

(41) "Medical necessity" for inpatient care means a requested 4 service which is reasonably calculated to: (a) Diagnose, correct, 5 6 cure, or alleviate a mental disorder or substance use disorder; or (b) prevent the progression of a mental disorder or substance use 7 disorder that endangers life or causes suffering and pain, or results 8 in illness or infirmity or threatens to cause or aggravate a 9 disability, or causes physical deformity or malfunction, and there is 10 11 no adequate less restrictive alternative available.

12 (42) "Mental disorder" means any organic, mental, or emotional 13 impairment that has substantial adverse effects on an individual's 14 cognitive or volitional functions. The presence of alcohol abuse, 15 drug abuse, juvenile criminal history, antisocial behavior, or 16 intellectual disabilities alone is insufficient to justify a finding 17 of "mental disorder" within the meaning of this section.

18 (43) "Mental health professional" means a psychiatrist, 19 psychiatric advanced registered nurse practitioner, physician 20 assistant working with a supervising psychiatrist, psychologist, 21 psychiatric nurse, social worker, and such other mental health 22 professionals as defined by rules adopted by the secretary of the 23 department of health under this chapter.

(44) "Minor" means any person under the age of eighteen years.

24

(45) "Outpatient treatment" means any of the nonresidential
 services mandated under chapter 71.24 RCW and provided by licensed or
 certified behavioral health agencies as identified by RCW 71.24.025.

(46) (a) "Parent" has the same meaning as defined in RCW 29 26.26A.010, including either parent if custody is shared under a 30 joint custody agreement, or a person or agency judicially appointed 31 as legal guardian or custodian of the child.

32 For purposes of family-initiated treatment under RCW (b) 71.34.600 through 71.34.670, "parent" also includes a person to whom 33 a parent defined in (a) of this subsection has given a signed 34 authorization to make health care decisions for the adolescent, a 35 stepparent who is involved in caring for the adolescent, a kinship 36 caregiver who is involved in caring for the adolescent, or another 37 relative who is responsible for the health care of the adolescent, 38 39 who may be required to provide a declaration under penalty of perjury 40 stating that he or she is a relative responsible for the health care

of the adolescent pursuant to chapter 5.50 RCW. If a dispute arises between individuals authorized to act as a parent for the purpose of RCW 71.34.600 through 71.34.670, the disagreement must be resolved according to the priority established under RCW 7.70.065(2)(a).

5 (47) "Peace officer" means a law enforcement official of a public 6 agency or governmental unit, and includes persons specifically given 7 peace officer powers by any state law, local ordinance, or judicial 8 order of appointment.

9 (48) "Physician assistant" means a person licensed as a physician 10 assistant under chapter 18.71A RCW.

(49) "Private agency" means any person, partnership, corporation, 11 12 or association that is not a public agency, whether or not financed in whole or in part by public funds, that constitutes an evaluation 13 and treatment facility or private institution, or hospital, or 14 approved substance use disorder treatment program, that is conducted 15 16 for, or includes a distinct unit, floor, or ward conducted for, the 17 care and treatment of persons with mental illness, substance use disorders, or both mental illness and substance use disorders. 18

(50) "Professional person in charge" or "professional person" means a physician, other mental health professional, or other person empowered by an evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program with authority to make admission and discharge decisions on behalf of that facility.

(51) "Psychiatric nurse" means a registered nurse who has experience in the direct treatment of persons who have a mental illness or who are emotionally disturbed, such experience gained under the supervision of a mental health professional.

(52) "Psychiatrist" means a person having a license as a physician in this state who has completed residency training in psychiatry in a program approved by the American Medical Association or the American Osteopathic Association, and is board eligible or board certified in psychiatry.

34 (53) "Psychologist" means a person licensed as a psychologist 35 under chapter 18.83 RCW.

36 (54) "Public agency" means any evaluation and treatment facility 37 or institution, or hospital, or approved substance use disorder 38 treatment program that is conducted for, or includes a distinct unit, 39 floor, or ward conducted for, the care and treatment of persons with 40 mental illness, substance use disorders, or both mental illness and

1 substance use disorders if the agency is operated directly by 2 federal, state, county, or municipal government, or a combination of 3 such governments.

4 (55) "Release" means legal termination of the commitment under 5 the provisions of this chapter.

6 (56) "Resource management services" has the meaning given in 7 chapter 71.24 RCW.

8 (57) "Responsible other" means the minor, the minor's parent or 9 estate, or any other person legally responsible for support of the 10 minor.

11 (58) "Secretary" means the secretary of the department or 12 secretary's designee.

(59) "Secure withdrawal management and stabilization facility" means a facility operated by either a public or private agency or by the program of an agency which provides care to voluntary individuals and individuals involuntarily detained and committed under this chapter for whom there is a likelihood of serious harm or who are gravely disabled due to the presence of a substance use disorder. Secure withdrawal management and stabilization facilities must:

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(a) Provide the following services:

(i) Assessment and treatment, provided by certified substance use
 disorder professionals or co-occurring disorder specialists;

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(ii) Clinical stabilization services;

24 (iii) Acute or subacute detoxification services for intoxicated 25 individuals; and

26 (iv) Discharge assistance provided by certified substance use 27 disorder professionals or co-occurring disorder specialists, 28 including facilitating transitions to appropriate voluntary or 29 involuntary inpatient services or to less restrictive alternatives as 30 appropriate for the individual;

31 (b) Include security measures sufficient to protect the patients, 32 staff, and community; and

33

(c) Be licensed or certified as such by the department of health.

34 (60) "Severe deterioration from safe behavior" means that a 35 person will, if not treated, suffer or continue to suffer severe and 36 abnormal mental, emotional, or physical distress, and this distress 37 is associated with significant impairment of judgment, reason, or 38 behavior. 1 (61) "Social worker" means a person with a master's or further 2 advanced degree from a social work educational program accredited and 3 approved as provided in RCW 18.320.010.

(62) "Start of initial detention" means the time of arrival of 4 the minor at the first evaluation and treatment facility, secure 5 6 withdrawal management and stabilization facility, or approved 7 substance use disorder treatment program offering inpatient treatment if the minor is being involuntarily detained at the time. With regard 8 to voluntary patients, "start of initial detention" means the time at 9 which the minor gives notice of intent to leave under the provisions 10 11 of this chapter.

12 (63) "Store and forward technology" means use of an asynchronous 13 transmission of a person's medical information from a mental health 14 service provider to the designated crisis responder which results in 15 medical diagnosis, consultation, or treatment.

16 (64) "Substance use disorder" means a cluster of cognitive, 17 behavioral, and physiological symptoms indicating that an individual 18 continues using the substance despite significant substance-related 19 problems. The diagnosis of a substance use disorder is based on a 20 pathological pattern of behaviors related to the use of the 21 substances.

(65) "Substance use disorder professional" means a person certified as a substance use disorder professional by the department of health under chapter 18.205 RCW.

(66) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties.

31 (67) "Treatment records" include registration and all other 32 records concerning persons who are receiving or who at any time have received services for mental illness, which are maintained by the 33 department, the department of health, the authority, behavioral 34 health organizations and their staffs, and by treatment facilities. 35 Treatment records include mental health information contained in a 36 medical bill including but not limited to mental health drugs, a 37 mental health diagnosis, provider name, and dates of service stemming 38 39 from a medical service. Treatment records do not include notes or 40 records maintained for personal use by a person providing treatment

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services for the department, the department of health, the authority,
 behavioral health organizations, or a treatment facility if the notes
 or records are not available to others.

4 (68) (("Triage facility" means a short-term facility or a portion 5 of a facility licensed or certified by the department of health under 6 RCW 71.24.035, which is designed as a facility to assess and 7 stabilize an individual or determine the need for involuntary 8 commitment of an individual, and must meet department of health 9 residential treatment facility standards. A triage facility may be 10 structured as a voluntary or involuntary placement facility.

11 (69))) "Video" means the delivery of behavioral health services 12 through the use of interactive audio and video technology, permitting 13 real-time communication between a person and a designated crisis 14 responder, for the purpose of evaluation. "Video" does not include 15 the use of audio-only telephone, facsimile, email, or store and 16 forward technology.

17 ((<del>(70)</del>)) <u>(69)</u> "Violent act" means behavior that resulted in 18 homicide, attempted suicide, injury, or substantial loss or damage to 19 property.

20 <u>(70) "23-hour crisis relief center" has the same meaning as under</u> 21 RCW 71.24.025.

22 Sec. 14. RCW 71.34.351 and 2020 c 302 s 67 are each amended to 23 read as follows:

24 A peace officer may take or authorize a minor to be taken into 25 custody and immediately delivered to an appropriate ((triage facility,)) crisis stabilization unit, <u>23-hour crisis relief center</u>, 26 27 evaluation and treatment facility, secure withdrawal management and stabilization facility, approved substance use disorder treatment 28 program, or the emergency department of a local hospital when he or 29 30 she has reasonable cause to believe that such minor is suffering from 31 a behavioral health disorder and presents an imminent likelihood of 32 serious harm or is gravely disabled. Until July 1, 2026, a peace officer's delivery of a minor to a secure withdrawal management and 33 stabilization facility or approved substance use disorder treatment 34 program is subject to the availability of a secure withdrawal 35 management and stabilization facility or approved substance use 36 37 disorder treatment program with adequate space for the minor.

1 Sec. 15. RCW 71.34.700 and 2020 c 302 s 78 are each amended to 2 read as follows:

(1) If an adolescent is brought to an evaluation and treatment 3 facility, secure withdrawal management and stabilization facility 4 with available space, <u>23-hour crisis relief center</u>, approved 5 6 substance use disorder treatment program with available space, or hospital emergency room for immediate behavioral health services, the 7 professional person in charge of the facility shall evaluate the 8 adolescent's condition, determine whether the adolescent suffers from 9 a behavioral health disorder, and whether the adolescent is in need 10 11 of immediate inpatient treatment.

(2) If it is determined under subsection (1) of this section that 12 the adolescent suffers from a behavioral health disorder, inpatient 13 treatment is required, the adolescent is unwilling to consent to 14 voluntary admission, and the professional person believes that the 15 16 adolescent meets the criteria for initial detention, the facility may 17 detain or arrange for the detention of the adolescent for up to 18 twelve hours, not including time periods prior to medical clearance, 19 in order to enable a designated crisis responder to evaluate the adolescent and commence initial detention proceedings under the 20 21 provisions of this chapter.

(3) Dismissal of a commitment petition is not the appropriate remedy for a violation of the timeliness requirements of this section, based on the purpose of this chapter under RCW 71.34.010, except in the few cases where the facility staff or the designated crisis responder have totally disregarded the requirements of this section.

28 Sec. 16. RCW 71.34.700 and 2020 c 302 s 79 are each amended to 29 read as follows:

30 (1) If an adolescent is brought to an evaluation and treatment 31 facility, secure withdrawal management and stabilization facility, 32 approved substance use disorder treatment program, 23-hour crisis <u>relief center</u>, or hospital emergency room for immediate behavioral 33 health services, the professional person in charge of the facility 34 shall evaluate the adolescent's condition, determine whether the 35 adolescent suffers from a behavioral health disorder, and whether the 36 adolescent is in need of immediate inpatient treatment. 37

38 (2) If it is determined under subsection (1) of this section that 39 the adolescent suffers from a behavioral health disorder, inpatient

1 treatment is required, the adolescent is unwilling to consent to voluntary admission, and the professional person believes that the 2 adolescent meets the criteria for initial detention, the facility may 3 detain or arrange for the detention of the adolescent for up to 4 twelve hours, not including time periods prior to medical clearance, 5 6 in order to enable a designated crisis responder to evaluate the 7 adolescent and commence initial detention proceedings under the provisions of this chapter. 8

9 (3) Dismissal of a commitment petition is not the appropriate 10 remedy for a violation of the timeliness requirements of this 11 section, based on the purpose of this chapter under RCW 71.34.010, 12 except in the few cases where the facility staff or the designated 13 crisis responder have totally disregarded the requirements of this 14 section.

15 Sec. 17. RCW 71.05.755 and 2019 c 325 s 3014 are each amended to 16 read as follows:

(1) The authority shall promptly share reports it receives under 17 18 RCW 71.05.750 with the responsible behavioral health administrative 19 services organization or managed care organization, if behavioral health 20 applicable. The administrative services organization or managed care organization, if applicable, receiving 21 22 this notification must attempt to engage the person in appropriate services for which the person is eligible and report back within 23 24 seven days to the authority.

25 (2) The authority shall track and analyze reports submitted under RCW 71.05.750. The authority must initiate corrective action when 26 27 appropriate to ensure that each behavioral health administrative services organization or managed care organization, if applicable, 28 has implemented an adequate plan to provide evaluation and treatment 29 30 services. Corrective actions may include remedies under the 31 authority's contract with such entity. An adequate plan may include development of less restrictive alternatives to 32 involuntarv commitment such as ((crisis triage,)) crisis diversion, voluntary 33 treatment, or prevention programs reasonably calculated to reduce 34 35 demand for evaluation and treatment under this chapter.

36 Sec. 18. RCW 71.24.890 and 2021 c 302 s 102 are each amended to 37 read as follows:

1 (1) Establishing the state crisis call center hubs and enhancing the crisis response system will require collaborative work between 2 the department and the authority within their respective roles. The 3 department shall have primary responsibility for establishing and 4 designating the crisis call center hubs. The authority shall have 5 6 primary responsibility for developing and implementing the crisis response system and services to support the work of the crisis call 7 center hubs. In any instance in which one agency is identified as the 8 lead, the expectation is that agency will be communicating and 9 collaborating with the other to ensure seamless, continuous, and 10 11 effective service delivery within the statewide crisis response 12 system.

(2) The department shall provide adequate funding for the state's 13 14 crisis call centers to meet an expected increase in the use of the call centers based on the implementation of the 988 crisis hotline. 15 16 The funding level shall be established at a level anticipated to 17 achieve an in-state call response rate of at least 90 percent by July 18 22, 2022. The funding level shall be determined by considering standards and cost per call predictions provided by the administrator 19 of the national suicide prevention lifeline, call volume predictions, 20 21 guidance on crisis call center performance metrics, and necessary 22 technology upgrades.

The department shall adopt rules by July 1, 23 (3) 2023, to establish standards for designation of crisis call centers as crisis 24 25 call center hubs. The department shall collaborate with the authority and other agencies to assure coordination and availability of 26 services, and shall consider national guidelines for behavioral 27 health crisis care as determined by the federal substance abuse and 28 mental health services administration, national behavioral health 29 accrediting bodies, and national behavioral health 30 provider associations to the extent they are appropriate, and recommendations 31 32 from the crisis response improvement strategy committee created in RCW 71.24.892. 33

(4) The department shall designate crisis call center hubs by July 1, 2024. The crisis call center hubs shall provide crisis intervention services, triage, care coordination, referrals, and connections to individuals contacting the 988 crisis hotline from any jurisdiction within Washington 24 hours a day, seven days a week, using the system platform developed under subsection (5) of this section. 1 (a) To be designated as a crisis call center hub, the applicant 2 must demonstrate to the department the ability to comply with the 3 requirements of this section and to contract to provide crisis call 4 center hub services. The department may revoke the designation of any 5 crisis call center hub that fails to substantially comply with the 6 contract.

7 (b) The contracts entered shall require designated crisis call 8 center hubs to:

9 (i) Have an active agreement with the administrator of the 10 national suicide prevention lifeline for participation within its 11 network;

12 (ii) Meet the requirements for operational and clinical standards 13 established by the department and based upon the national suicide 14 prevention lifeline best practices guidelines and other recognized 15 best practices;

16 (iii) Employ highly qualified, skilled, and trained clinical 17 staff who have sufficient training and resources to provide empathy 18 to callers in acute distress, de-escalate crises, assess behavioral health disorders and suicide risk, triage to system partners, and 19 provide case management and documentation. Call center staff shall be 20 21 trained to make every effort to resolve cases in the least 22 restrictive environment and without law enforcement involvement whenever possible. Call center staff shall coordinate with certified 23 peer counselors to provide follow-up and outreach to callers in 24 25 distress as available. It is intended for transition planning to 26 include a pathway for continued employment and skill advancement as needed for experienced crisis call center employees; 27

(iv) Collaborate with the authority, the national suicide prevention lifeline, and veterans crisis line networks to assure consistency of public messaging about the 988 crisis hotline; and

31 (v) Provide data and reports and participate in evaluations and 32 related quality improvement activities, according to standards 33 established by the department in collaboration with the authority.

34 (c) The department and the authority shall incorporate 35 recommendations from the crisis response improvement strategy 36 committee created under RCW 71.24.892 in its agreements with crisis 37 call center hubs, as appropriate.

38 (5) The department and authority must coordinate to develop the 39 technology and platforms necessary to manage and operate the

1 behavioral health crisis response and suicide prevention system. The 2 technologies developed must include:

(a) A new technologically advanced behavioral health and suicide 3 prevention crisis call center system platform using technology 4 demonstrated to be interoperable across crisis and emergency response 5 6 systems used throughout the state, such as 911 systems, emergency medical services systems, and other nonbehavioral health crisis 7 services, for use in crisis call center hubs designated by the 8 department under subsection (4) of this section. This platform, which 9 shall be fully funded by July 1, 2023, shall be developed by the 10 department and must include the capacity to receive crisis assistance 11 12 requests through phone calls, texts, chats, and other similar methods of communication that may be developed in the future that promote 13 access to the behavioral health crisis system; and 14

(b) A behavioral health integrated client referral system capable of providing system coordination information to crisis call center hubs and the other entities involved in behavioral health care. This system shall be developed by the authority.

19 (6) In developing the new technologies under subsection (5) of 20 this section, the department and the authority must coordinate to 21 designate a primary technology system to provide each of the 22 following:

(a) Access to real-time information relevant to the coordination
 of behavioral health crisis response and suicide prevention services,
 including:

(i) Real-time bed availability for all behavioral health bed 26 types, including but not limited to crisis stabilization services, 27 28 ((triage facilities,)) 23-hour crisis relief centers, psychiatric inpatient, substance use disorder inpatient, withdrawal management, 29 peer-run respite centers, and crisis respite services, inclusive of 30 31 both voluntary and involuntary beds, for use by crisis response 32 workers, first responders, health care providers, emergency departments, and individuals in crisis; and 33

(ii) Real-time information relevant to the coordination of
 behavioral health crisis response and suicide prevention services for
 a person, including the means to access:

37 (A) Information about any less restrictive alternative treatment
 38 orders or mental health advance directives related to the person; and

(B) Information necessary to enable the crisis call center hub toactively collaborate with emergency departments, primary care

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1 providers and behavioral health providers within managed care organizations, behavioral health administrative services 2 3 organizations, and other health care payers to establish a safety plan for the person in accordance with best practices and provide the 4 next steps for the person's transition to follow-up noncrisis care. 5 6 To establish information-sharing guidelines that fulfill the intent of this section the authority shall consider input from the 7 confidential information compliance and coordination subcommittee 8 established under RCW 71.24.892; 9

The means to request deployment of appropriate crisis 10 (b) response services, which may include mobile rapid response crisis 11 12 teams, co-responder teams, designated crisis responders, fire department mobile integrated health teams, or community assistance 13 14 referral and educational services programs under RCW 35.21.930, according to best practice guidelines established by the authority, 15 16 and track local response through global positioning technology; 17 ((<del>and</del>))

(c) The means to track the outcome of the 988 call to enable 18 19 appropriate follow up, cross-system coordination, and accountability, including as appropriate: (i) Any immediate services dispatched and 20 21 reports generated from the encounter; (ii) the validation of a safety plan established for the caller in accordance with best practices; 22 23 (iii) the next steps for the caller to follow in transition to noncrisis follow-up care, including a next-day appointment for 24 25 callers experiencing urgent, symptomatic behavioral health care needs; and (iv) the means to verify and document whether the caller 26 was successful in making the transition to appropriate noncrisis 27 28 follow-up care indicated in the safety plan for the person, to be completed either by the care coordinator provided through the 29 person's managed care organization, health plan, or behavioral health 30 31 administrative services organization, or if such a care coordinator 32 is not available or does not follow through, by the staff of the crisis call center hub; 33

(d) A means to facilitate actions to verify and document whether the person's transition to follow up noncrisis care was completed and services offered, to be performed by a care coordinator provided through the person's managed care organization, health plan, or behavioral health administrative services organization, or if such a care coordinator is not available or does not follow through, by the staff of the crisis call center hub; 1 (e) The means to provide geographically, culturally, and 2 linguistically appropriate services to persons who are part of high-3 risk populations or otherwise have need of specialized services or 4 accommodations, and to document these services or accommodations; and

5 (f) When appropriate, consultation with tribal governments to 6 ensure coordinated care in government-to-government relationships, 7 and access to dedicated services to tribal members.

(7) To implement this section the department and the authority 8 shall collaborate with the state ((enhanced)) 911 coordination 9 office, emergency management division, and military department to 10 11 develop technology that is demonstrated to be interoperable between 12 the 988 crisis hotline system and crisis and emergency response systems used throughout the state, such as 911 systems, emergency 13 medical services systems, and other nonbehavioral health crisis 14 15 services, as well as the national suicide prevention lifeline, to 16 assure cohesive interoperability, develop training programs and 17 operations for both 911 public safety telecommunicators and crisis line workers, develop suicide and other behavioral health crisis 18 19 assessments and intervention strategies, and establish efficient and equitable access to resources via crisis hotlines. 20

21

(8) The authority shall:

(a) Collaborate with county authorities and behavioral health
 administrative services organizations to develop procedures to
 dispatch behavioral health crisis services in coordination with
 crisis call center hubs to effectuate the intent of this section;

26 (b) Establish formal agreements with managed care organizations and behavioral health administrative services organizations by 27 28 January 1, 2023, to provide for the services, capacities, and coordination necessary to effectuate the intent of this section, 29 which shall include a requirement to arrange next-day appointments 30 31 for persons contacting the 988 crisis hotline experiencing urgent, 32 symptomatic behavioral health care needs with geographically, culturally, and linguistically appropriate primary care or behavioral 33 health providers within the person's provider network, or, 34 if uninsured, through the person's behavioral health administrative 35 36 services organization;

37 (c) Create best practices guidelines by July 1, 2023, for 38 deployment of appropriate and available crisis response services by 39 crisis call center hubs to assist 988 hotline callers to minimize 40 nonessential reliance on emergency room services and the use of law

1 enforcement, considering input from relevant stakeholders and 2 recommendations made by the crisis response improvement strategy 3 committee created under RCW 71.24.892;

4 (d) Develop procedures to allow appropriate information sharing 5 and communication between and across crisis and emergency response 6 systems for the purpose of real-time crisis care coordination 7 including, but not limited to, deployment of crisis and outgoing 8 services, follow-up care, and linked, flexible services specific to 9 crisis response; and

10 (e) Establish guidelines to appropriately serve high-risk populations who request crisis services. The authority shall design 11 12 these guidelines to promote behavioral health equity for all populations with attention to circumstances of race, ethnicity, 13 gender, socioeconomic status, sexual orientation, and geographic 14 location, and include components such as training requirements for 15 call response workers, policies for transferring such callers to an 16 17 appropriate specialized center or subnetwork within or external to the national suicide prevention lifeline network, and procedures for 18 19 referring persons who access the 988 crisis hotline to linguistically and culturally competent care. 20

21 Sec. 19. RCW 10.31.110 and 2021 c 311 s 6 are each amended to 22 read as follows:

(1) When a police officer has reasonable cause to believe that 23 24 the individual has committed acts constituting a crime, and the individual is known by history or consultation with the behavioral 25 health administrative services organization, managed care 26 27 organization, crisis hotline, local crisis services providers, or community health providers to have a mental disorder or substance use 28 29 disorder, in addition to existing authority under state law or local 30 policy, as an alternative to arrest, the arresting officer is 31 authorized and encouraged to:

32 (a) Take the individual to a crisis stabilization unit as defined 33 in RCW 71.05.020. Individuals delivered to a crisis stabilization 34 unit pursuant to this section may be held by the facility for a 35 period of up to twelve hours. The individual must be examined by a 36 mental health professional or substance use disorder professional 37 within three hours of arrival;

38 (b) ((Take the individual to a triage facility as defined in RCW 39 71.05.020. An individual delivered to a triage facility which has

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1 elected to operate as an involuntary facility may be held up to a 2 period of twelve hours. The individual must be examined by a mental 3 health professional or substance use disorder professional within 4 three hours of arrival;

5 (c)) Refer the individual to a designated crisis responder for 6 evaluation for initial detention and proceeding under chapter 71.05 7 RCW;

8 ((<del>(d)</del>)) <u>(c)</u> Release the individual upon agreement to voluntary 9 participation in outpatient treatment;

10 ((<del>(e)</del>)) <u>(d)</u> Refer the individual to youth, adult, or geriatric 11 mobile crisis response services, as appropriate; or

12 ((<del>(f)</del>)) <u>(e)</u> Refer the individual to the regional entity 13 responsible to receive referrals in lieu of legal system involvement, 14 including the recovery navigator program described in RCW 71.24.115.

15 (2) If the individual is released to the community from the 16 facilities in subsection (1)(a) ((through (c))) and (b) of this 17 section, the mental health provider or substance use disorder 18 professional shall make reasonable efforts to inform the arresting 19 officer of the planned release prior to release if the arresting 20 officer has specifically requested notification and provided contact 21 information to the provider.

(3) In deciding whether to refer the individual to treatment 22 23 under this section, the police officer must be guided by local law enforcement diversion guidelines for behavioral health developed and 24 25 mutually agreed upon with the prosecuting authority with an opportunity for consultation and comment by the defense bar and 26 disability community. These guidelines must address, at a minimum, 27 28 the length, seriousness, and recency of the known criminal history of 29 the individual, the mental health history of the individual, if available, the substance use disorder history of the individual, if 30 31 available, the opinions of a mental health professional, if 32 available, the opinions of a substance use disorder professional, if 33 available, and the circumstances surrounding the commission of the alleged offense. The guidelines must include a process for clearing 34 outstanding warrants or referring the individual for assistance in 35 clearing outstanding warrants, if any, and issuing a new court date, 36 if appropriate, without booking or incarcerating the individual or 37 disqualifying the individual from referral to treatment under this 38 39 section, and define the circumstances under which such action is 40 permissible. Referrals to services, care, and treatment for substance

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use disorder must be made in accordance with protocols developed for
 the recovery navigator program described in RCW 71.24.115.

(4) Any agreement to participate in treatment or services in lieu 3 of jail booking or referring a case for prosecution shall not require 4 individuals to stipulate to any of the alleged facts regarding the 5 6 criminal activity as a prerequisite to participation in the alternative response described in this section. Any agreement is 7 inadmissible in any criminal or civil proceeding. Such agreements do 8 not create immunity from prosecution for the alleged criminal 9 activity. 10

(5) If there are required terms of participation in the services or treatment to which an individual was referred under this section, and if the individual violates such terms and is therefore no longer participating in services:

(a) The behavioral health or service provider shall inform the referring law enforcement agency of the violation, if consistent with the terms of the program and applicable law; and

18 (b) The original charges may be filed or referred to the 19 prosecutor, as appropriate, and the matter may proceed accordingly, 20 unless filing or referring the charges is inconsistent with the terms 21 of a local diversion program or a recovery navigator program 22 described in RCW 71.24.115.

23 (6) The police officer is immune from liability for any good 24 faith conduct under this section.

25 Sec. 20. RCW 10.77.086 and 2022 c 288 s 4 are each amended to 26 read as follows:

27 (1) If the defendant is charged with a felony and determined to be incompetent, until he or she has regained the competency necessary 28 to understand the proceedings against him or her and assist in his or 29 30 her own defense, but in any event for a period of no longer than 90 31 days, the court shall commit the defendant to the custody of the secretary for inpatient competency restoration, or may alternatively 32 order the defendant to receive outpatient competency restoration 33 34 based on a recommendation from a forensic navigator and input from 35 the parties.

36 (a) To be eligible for an order for outpatient competency 37 restoration, a defendant must be clinically appropriate and be 38 willing to:

(i) Adhere to medications or receive prescribed intramuscular
 medication;

3

(ii) Abstain from alcohol and unprescribed drugs; and

4 (iii) Comply with urinalysis or breathalyzer monitoring if 5 needed.

6 (b) If the court orders inpatient competency restoration, the 7 department shall place the defendant in an appropriate facility of 8 the department for competency restoration.

(c) If the court orders outpatient competency restoration, the 9 10 court shall modify conditions of release as needed to authorize the 11 department to place the person in approved housing, which may include 12 access to supported housing, affiliated with a contracted outpatient competency restoration program. The department, in conjunction with 13 the health care authority, must establish rules for conditions of 14 15 participation in the outpatient competency restoration program, which 16 must include the defendant being subject to medication management. 17 The court may order regular urinalysis testing. The outpatient competency restoration program shall monitor the defendant during the 18 defendant's placement in the program and report any noncompliance or 19 significant changes with respect to the defendant to the department 20 21 and, if applicable, the forensic navigator.

(d) If a defendant fails to comply with the restrictions of the 22 23 outpatient restoration program such that restoration is no longer appropriate in that setting or the defendant is no longer clinically 24 25 appropriate for outpatient competency restoration, the director of the outpatient competency restoration program shall notify the 26 27 authority and the department of the need to terminate the outpatient 28 competency restoration placement and intent to request placement for the defendant in an appropriate facility of the department for 29 30 inpatient competency restoration. The outpatient competency 31 restoration program shall coordinate with the authority, the 32 department, and any law enforcement personnel under (d)(i) of this subsection to ensure that the time period between termination and 33 admission into the inpatient facility is as minimal as possible. The 34 time period for inpatient competency restoration shall be reduced by 35 the time period spent in active treatment within the outpatient 36 competency restoration program, excluding time periods in which the 37 defendant was absent from the program and all time from notice of 38 39 termination of the outpatient competency restoration period through 40 the defendant's admission to the facility. The department shall 1 obtain a placement for the defendant within seven days of the notice 2 of intent to terminate the outpatient competency restoration 3 placement.

(i) The department may authorize a peace officer to detain the 4 defendant into emergency custody for transport to the designated 5 6 inpatient competency restoration facility. If medical clearance is required by the designated competency restoration facility before 7 admission, the peace officer must transport the defendant to a crisis 8 stabilization unit, evaluation and treatment facility, or emergency 9 10 department of a local hospital((, or triage facility)) for medical 11 clearance once a bed is available at the designated inpatient competency restoration facility. The signed outpatient competency 12 restoration order of the court shall serve as authority for the 13 detention of the defendant under this subsection. This subsection 14 15 does not preclude voluntary transportation of the defendant to a 16 facility for inpatient competency restoration or for medical 17 clearance, or authorize admission of the defendant into jail.

(ii) The department shall notify the court and parties of the defendant's admission for inpatient competency restoration before the close of the next judicial day. The court shall schedule a hearing within five days to review the conditions of release of the defendant and anticipated release from treatment and issue appropriate orders.

(e) The court may not issue an order for outpatient competency restoration unless the department certifies that there is an available appropriate outpatient competency restoration program that has adequate space for the person at the time the order is issued or the court places the defendant under the guidance and control of a professional person identified in the court order.

(2) For a defendant whose highest charge is a class C felony, or 29 30 a class B felony that is not classified as violent under RCW 31 9.94A.030, the maximum time allowed for the initial competency 32 restoration period is 45 days if the defendant is referred for inpatient competency restoration, or 90 days if the defendant is 33 referred for outpatient competency restoration, provided that if the 34 outpatient competency restoration placement is terminated and the 35 defendant is subsequently admitted to an inpatient facility, the 36 37 period of inpatient treatment during the first competency restoration period under this subsection shall not exceed 45 days. 38

39 (3) If the court determines or the parties agree before the 40 initial competency restoration period or at any subsequent stage of

the proceedings that the defendant is unlikely to regain competency, the court may dismiss the charges without prejudice without ordering the defendant to undergo an initial or further period of competency restoration treatment, in which case the court shall order that the defendant be referred for evaluation for civil commitment in the manner provided in subsection (5) of this section.

(4) On or before expiration of the initial competency restoration 7 period the court shall conduct a hearing to determine whether the 8 defendant is now competent to stand trial. If the court finds by a 9 preponderance of the evidence that the defendant is incompetent to 10 11 stand trial, the court may order an extension of the competency 12 restoration period for an additional period of 90 days, but the court must at the same time set a date for a new hearing to determine the 13 defendant's competency to stand trial before the expiration of this 14 second restoration period. The defendant, the defendant's attorney, 15 16 and the prosecutor have the right to demand that the hearing be 17 before a jury. No extension shall be ordered for a second or third competency restoration period if the defendant's incompetence has 18 been determined by the secretary to be solely the result of a 19 developmental disability which is such that competence is not 20 21 reasonably likely to be regained during an extension.

22 (5) At the hearing upon the expiration of the second competency 23 restoration period, or at the end of the first competency restoration period if the defendant is ineligible for a second or third 24 25 competency restoration period under subsection (4) of this section, 26 if the jury or court finds that the defendant is incompetent to stand trial, the court shall dismiss the charges without prejudice and 27 28 order the defendant to be committed to a state hospital for up to 120 29 hours if the defendant has not undergone competency restoration services or has engaged in outpatient competency restoration services 30 31 and up to 72 hours if the defendant engaged in inpatient competency 32 restoration services starting from admission to the facility, excluding Saturdays, Sundays, and holidays, for evaluation for the 33 purpose of filing a civil commitment petition under chapter 71.05 34 RCW. However, the court shall not dismiss the charges if the court or 35 jury finds that: (a) The defendant (i) is a substantial danger to 36 other persons; or (ii) presents a substantial likelihood of 37 committing criminal acts jeopardizing public safety or security; and 38 39 (b) there is a substantial probability that the defendant will regain competency within a reasonable period of time. If the court or jury 40

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1 makes such a finding, the court may extend the period of commitment 2 for up to an additional six months.

3 (6) Any period of competency restoration treatment under this 4 section includes only the time the defendant is actually at the 5 facility or is actively participating in an outpatient competency 6 restoration program and is in addition to reasonable time for 7 transport to or from the facility.

8 **Sec. 21.** RCW 10.77.088 and 2022 c 288 s 5 are each amended to 9 read as follows:

(1) If the defendant is charged with a nonfelony crime which is a serious offense as identified in RCW 10.77.092 and found by the court to be not competent, then the court:

(a) Shall dismiss the proceedings without prejudice and detain the defendant for sufficient time to allow the designated crisis responder to evaluate the defendant and consider initial detention proceedings under chapter 71.05 RCW, unless the prosecutor objects to the dismissal and provides notice of a motion for an order for competency restoration treatment, in which case the court shall schedule a hearing within seven days.

20 (b) At the hearing, the prosecuting attorney must establish that 21 there is a compelling state interest to order competency restoration 22 treatment for the defendant. The court may consider prior criminal history, prior history in treatment, prior history of violence, the 23 24 quality and severity of the pending charges, any history that 25 suggests whether competency restoration treatment is likely to be successful, in addition to the factors listed under RCW 10.77.092. If 26 the prosecuting attorney proves by a preponderance of the evidence 27 28 that there is a compelling state interest in ordering competency 29 restoration treatment, then the court shall issue an order in 30 accordance with subsection (2) of this section.

31 (2) If a court finds pursuant to subsection (1)(b) of this 32 section that there is a compelling state interest in pursuing 33 competency restoration treatment, the court shall commit the 34 defendant to the custody of the secretary for inpatient competency 35 restoration, or may alternatively order the defendant to receive 36 outpatient competency restoration based on a recommendation from a 37 forensic navigator and input from the parties. 1 (a) To be eligible for an order for outpatient competency 2 restoration, a defendant must be clinically appropriate and be 3 willing to:

4 (i) Adhere to medications or receive prescribed intramuscular 5 medication;

6 (ii) Abstain from alcohol and unprescribed drugs; and

7 (iii) Comply with urinalysis or breathalyzer monitoring if 8 needed.

9 (b) If the court orders inpatient competency restoration, the 10 department shall place the defendant in an appropriate facility of 11 the department for competency restoration under subsection (3) of 12 this section.

(c) If the court orders outpatient competency restoration, the 13 court shall modify conditions of release as needed to authorize the 14 15 department to place the person in approved housing, which may include 16 access to supported housing, affiliated with a contracted outpatient 17 competency restoration program. The department, in conjunction with the health care authority, must establish rules for conditions of 18 19 participation in the outpatient competency restoration program, which must include the defendant being subject to medication management. 20 21 The court may order regular urinalysis testing. The outpatient competency restoration program shall monitor the defendant during the 22 23 defendant's placement in the program and report any noncompliance or significant changes with respect to the defendant to the department 24 25 and, if applicable, the forensic navigator.

(d) If a defendant fails to comply with the restrictions of the 26 27 outpatient competency restoration program such that restoration is no 28 longer appropriate in that setting or the defendant is no longer clinically appropriate for outpatient competency restoration, the 29 director of the outpatient competency restoration program shall 30 31 notify the authority and the department of the need to terminate the outpatient competency restoration placement and intent to request 32 placement for the defendant in an appropriate facility of the 33 department for inpatient competency restoration. The outpatient 34 competency restoration program shall coordinate with the authority, 35 the department, and any law enforcement personnel under (d)(i) of 36 this subsection to ensure that the time period between termination 37 and admission into the inpatient facility is as minimal as possible. 38 39 The time period for inpatient competency restoration shall be reduced 40 by the time period spent in active treatment within the outpatient

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1 competency restoration program, excluding time periods in which the 2 defendant was absent from the program and all time from notice of 3 termination of the outpatient competency restoration period through 4 the defendant's admission to the facility. The department shall 5 obtain a placement for the defendant within seven days of the notice 6 of intent to terminate the outpatient competency restoration 7 placement.

(i) The department may authorize a peace officer to detain the 8 defendant into emergency custody for transport to the designated 9 10 inpatient competency restoration facility. If medical clearance is 11 required by the designated competency restoration facility before 12 admission, the peace officer must transport the defendant to a crisis stabilization unit, evaluation and treatment facility, or emergency 13 department of a local hospital((, or triage facility)) for medical 14 15 clearance once a bed is available at the designated inpatient 16 competency restoration facility. The signed outpatient competency 17 restoration order of the court shall serve as authority for the detention of the defendant under this subsection. This subsection 18 does not preclude voluntary transportation of the defendant to a 19 facility for inpatient competency restoration or for medical 20 21 clearance, or authorize admission of the defendant into jail.

(ii) The department shall notify the court and parties of the defendant's admission for inpatient competency restoration before the close of the next judicial day. The court shall schedule a hearing within five days to review the conditions of release of the defendant and anticipated release from treatment and issue appropriate orders.

(e) The court may not issue an order for outpatient competency restoration unless the department certifies that there is an available appropriate outpatient restoration program that has adequate space for the person at the time the order is issued or the court places the defendant under the guidance and control of a professional person identified in the court order.

(3) The placement under subsection (2) of this section shall not exceed 29 days if the defendant is ordered to receive inpatient competency restoration, and shall not exceed 90 days if the defendant is ordered to receive outpatient competency restoration. The court may order any combination of this subsection, but the total period of inpatient competency restoration may not exceed 29 days.

39 (4) If the court has determined or the parties agree that the 40 defendant is unlikely to regain competency, the court may dismiss the 1 charges without prejudice without ordering the defendant to undergo 2 competency restoration treatment, in which case the court shall order 3 that the defendant be referred for evaluation for civil commitment in 4 the manner provided in subsection (5) of this section.

5 (5)(a) If the proceedings are dismissed under RCW 10.77.084 and 6 the defendant was on conditional release at the time of dismissal, 7 the court shall order the designated crisis responder within that 8 county to evaluate the defendant pursuant to chapter 71.05 RCW. The 9 evaluation may be conducted in any location chosen by the 10 professional.

(b) If the defendant was in custody and not on conditional 11 release at the time of dismissal, the defendant shall be detained and 12 sent to an evaluation and treatment facility for up to 120 hours if 13 the defendant has not undergone competency restoration services or 14 has engaged in outpatient competency restoration services and up to 15 16 72 hours if the defendant engaged in inpatient competency restoration 17 services, excluding Saturdays, Sundays, and holidays, for evaluation 18 for purposes of filing a petition under chapter 71.05 RCW. The 120hour or 72-hour period shall commence upon the next nonholiday 19 weekday following the court order and shall run to the end of the 20 21 last nonholiday weekday within the 120-hour or 72-hour period.

22 (6) If the defendant is charged with a nonfelony crime that is 23 not a serious offense as defined in RCW 10.77.092 and found by the court to be not competent, the court may stay or dismiss proceedings 24 25 and detain the defendant for sufficient time to allow the designated crisis responder to evaluate the defendant and consider initial 26 detention proceedings under chapter 71.05 RCW. The court must give 27 notice to all parties at least 24 hours before the dismissal of any 28 proceeding under this subsection, and provide an opportunity for a 29 hearing on whether to dismiss the proceedings. 30

31 (7) If at any time the court dismisses charges under subsections 32 (1) through (6) of this section, the court shall make a finding as to whether the defendant has a history of one or more violent acts. If 33 the court so finds, the defendant is barred from the possession of 34 firearms until a court restores his or her right to possess a firearm 35 under RCW 9.41.047. The court shall state to the defendant and 36 provide written notice that the defendant is barred from the 37 possession of firearms and that the prohibition remains in effect 38 39 until a court restores his or her right to possess a firearm under 40 RCW 9.41.047.

1 (8) Any period of competency restoration treatment under this 2 section includes only the time the defendant is actually at the 3 facility or is actively participating in an outpatient competency 4 restoration program and is in addition to reasonable time for 5 transport to or from the facility.

6 Sec. 22. RCW 48.43.005 and 2022 c 263 s 2 are each reenacted and 7 amended to read as follows:

8 Unless otherwise specifically provided, the definitions in this 9 section apply throughout this chapter.

10 (1) "Adjusted community rate" means the rating method used to 11 establish the premium for health plans adjusted to reflect 12 actuarially demonstrated differences in utilization or cost 13 attributable to geographic region, age, family size, and use of 14 wellness activities.

15 (2) "Adverse benefit determination" means a denial, reduction, or 16 termination of, or a failure to provide or make payment, in whole or 17 in part, for a benefit, including a denial, reduction, termination, 18 or failure to provide or make payment that is based on a determination of an enrollee's or applicant's eligibility to 19 20 participate in a plan, and including, with respect to group health plans, a denial, reduction, or termination of, or a failure to 21 provide or make payment, in whole or in part, for a benefit resulting 22 from the application of any utilization review, as well as a failure 23 24 to cover an item or service for which benefits are otherwise provided 25 because it is determined to be experimental or investigational or not 26 medically necessary or appropriate.

(3) "Air ambulance service" has the same meaning as defined in
section 2799A-2 of the public health service act (42 U.S.C. Sec.
300gg-112) and implementing federal regulations in effect on March
31, 2022.

31 (4) "Allowed amount" means the maximum portion of a billed charge 32 a health carrier will pay, including any applicable enrollee cost-33 sharing responsibility, for a covered health care service or item 34 rendered by a participating provider or facility or by a 35 nonparticipating provider or facility.

36 (5) "Applicant" means a person who applies for enrollment in an 37 individual health plan as the subscriber or an enrollee, or the 38 dependent or spouse of a subscriber or enrollee.

1 (6) "Balance bill" means a bill sent to an enrollee by a 2 nonparticipating provider or facility for health care services 3 provided to the enrollee after the provider or facility's billed 4 amount is not fully reimbursed by the carrier, exclusive of permitted 5 cost-sharing.

6 (7) "Basic health plan" means the plan described under chapter 7 70.47 RCW, as revised from time to time.

8 (8) "Basic health plan model plan" means a health plan as 9 required in RCW 70.47.060(2)(e).

10 (9) "Basic health plan services" means that schedule of covered 11 health services, including the description of how those benefits are 12 to be administered, that are required to be delivered to an enrollee 13 under the basic health plan, as revised from time to time.

14 (10) "Behavioral health emergency services provider" means 15 emergency services provided in the following settings:

16

(a) A crisis stabilization unit as defined in RCW 71.05.020;

17 (b) An evaluation and treatment facility that can provide 18 directly, or by direct arrangement with other public or private 19 agencies, emergency evaluation and treatment, outpatient care, and 20 timely and appropriate inpatient care to persons suffering from a 21 mental disorder, and which is licensed or certified as such by the 22 department of health;

(c) An agency certified by the department of health under chapter
 71.24 RCW to provide outpatient crisis services;

25

(d) ((A triage facility as defined in RCW 71.05.020;

26 (e)) An agency certified by the department of health under 27 chapter 71.24 RCW to provide medically managed or medically monitored 28 withdrawal management services; or

29 ((<del>(f)</del>)) <u>(e)</u> A mobile rapid response crisis team as defined in RCW 30 71.24.025 that is contracted with a behavioral health administrative 31 services organization operating under RCW 71.24.045 to provide crisis 32 response services in the behavioral health administrative services 33 organization's service area.

(11) "Board" means the governing board of the Washington healthbenefit exchange established in chapter 43.71 RCW.

36 (12)(a) For grandfathered health benefit plans issued before 37 January 1, 2014, and renewed thereafter, "catastrophic health plan" 38 means:

39 (i) In the case of a contract, agreement, or policy covering a40 single enrollee, a health benefit plan requiring a calendar year

deductible of, at a minimum, one thousand seven hundred fifty dollars and an annual out-of-pocket expense required to be paid under the plan (other than for premiums) for covered benefits of at least three thousand five hundred dollars, both amounts to be adjusted annually by the insurance commissioner; and

6 (ii) In the case of a contract, agreement, or policy covering 7 more than one enrollee, a health benefit plan requiring a calendar 8 year deductible of, at a minimum, three thousand five hundred dollars 9 and an annual out-of-pocket expense required to be paid under the 10 plan (other than for premiums) for covered benefits of at least six 11 thousand dollars, both amounts to be adjusted annually by the 12 insurance commissioner.

(b) In July 2008, and in each July thereafter, the insurance 13 commissioner shall adjust the minimum deductible and out-of-pocket 14 expense required for a plan to qualify as a catastrophic plan to 15 16 reflect the percentage change in the consumer price index for medical 17 care for a preceding twelve months, as determined by the United States department of labor. For a plan year beginning in 2014, the 18 out-of-pocket limits must be adjusted as specified in section 19 1302(c)(1) of P.L. 111-148 of 2010, as amended. The adjusted amount 20 21 shall apply on the following January 1st.

(c) For health benefit plans issued on or after January 1, 2014,"catastrophic health plan" means:

(i) A health benefit plan that meets the definition of
catastrophic plan set forth in section 1302(e) of P.L. 111-148 of
2010, as amended; or

(ii) A health benefit plan offered outside the exchange marketplace that requires a calendar year deductible or out-of-pocket expenses under the plan, other than for premiums, for covered benefits, that meets or exceeds the commissioner's annual adjustment under (b) of this subsection.

32 (13) "Certification" means a determination by a review 33 organization that an admission, extension of stay, or other health 34 care service or procedure has been reviewed and, based on the 35 information provided, meets the clinical requirements for medical 36 necessity, appropriateness, level of care, or effectiveness under the 37 auspices of the applicable health benefit plan.

38 (14) "Concurrent review" means utilization review conducted 39 during a patient's hospital stay or course of treatment.

1 (15) "Covered person" or "enrollee" means a person covered by a 2 health plan including an enrollee, subscriber, policyholder, 3 beneficiary of a group plan, or individual covered by any other 4 health plan.

5 (16) "Dependent" means, at a minimum, the enrollee's legal spouse 6 and dependent children who qualify for coverage under the enrollee's 7 health benefit plan.

(17) "Emergency medical condition" means a medical, mental 8 health, or substance use disorder condition manifesting itself by 9 acute symptoms of sufficient severity including, but not limited to, 10 severe pain or emotional distress, such that a prudent layperson, who 11 12 possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical, mental health, or 13 substance use disorder treatment attention to result in a condition 14 (a) placing the health of the individual, or with respect to a 15 16 pregnant woman, the health of the woman or her unborn child, in 17 serious jeopardy, (b) serious impairment to bodily functions, or (c) 18 serious dysfunction of any bodily organ or part.

19

(18) "Emergency services" means:

(a) (i) A medical screening examination, as required under section 1867 of the social security act (42 U.S.C. Sec. 1395dd), that is within the capability of the emergency department of a hospital, including ancillary services routinely available to the emergency department to evaluate that emergency medical condition;

(ii) Medical examination and treatment, to the extent they are within the capabilities of the staff and facilities available at the hospital, as are required under section 1867 of the social security act (42 U.S.C. Sec. 1395dd) to stabilize the patient. Stabilize, with respect to an emergency medical condition, has the meaning given in section 1867(e)(3) of the social security act (42 U.S.C. Sec. 1395dd(e)(3)); and

32 (iii) Covered services provided by staff or facilities of a hospital after the enrollee is stabilized and as part of outpatient 33 observation or an inpatient or outpatient stay with respect to the 34 visit during which screening and stabilization services have been 35 furnished. Poststabilization services relate to medical, mental 36 health, or substance use disorder treatment necessary in the short 37 38 term to avoid placing the health of the individual, or with respect 39 to a pregnant woman, the health of the woman or her unborn child, in serious jeopardy, serious impairment to bodily functions, or serious
 dysfunction of any bodily organ or part; or

3 (b)(i) A screening examination that is within the capability of a 4 behavioral health emergency services provider including ancillary 5 services routinely available to the behavioral health emergency 6 services provider to evaluate that emergency medical condition;

7 (ii) Examination and treatment, to the extent they are within the capabilities of the staff and facilities available at the behavioral 8 health emergency services provider, as are required under section 9 1867 of the social security act (42 U.S.C. Sec. 1395dd) or as would 10 be required under such section if such section applied to behavioral 11 12 health emergency services providers, to stabilize the patient. Stabilize, with respect to an emergency medical condition, has the 13 meaning given in section 1867(e)(3) of the social security act (42 14 U.S.C. Sec. 1395dd(e)(3)); and 15

16 (iii) Covered behavioral health services provided by staff or 17 facilities of a behavioral health emergency services provider after the enrollee is stabilized and as part of outpatient observation or 18 19 an inpatient or outpatient stay with respect to the visit during which screening and stabilization services have been furnished. 20 21 Poststabilization services relate to mental health or substance use 22 disorder treatment necessary in the short term to avoid placing the 23 health of the individual, or with respect to a pregnant woman, the health of the woman or her unborn child, in serious jeopardy, serious 24 impairment to bodily functions, or serious dysfunction of any bodily 25 26 organ or part.

(19) "Employee" has the same meaning given to the term, as of January 1, 2008, under section 3(6) of the federal employee retirement income security act of 1974.

(20) "Enrollee point-of-service cost-sharing" or "cost-sharing"
 means amounts paid to health carriers directly providing services,
 health care providers, or health care facilities by enrollees and may
 include copayments, coinsurance, or deductibles.

- 34
- (21) "Essential health benefit categories" means:
- 35 (a) Ambulatory patient services;
- 36 (b) Emergency services;
- 37 (c) Hospitalization;
- 38 (d) Maternity and newborn care;

(e) Mental health and substance use disorder services, includingbehavioral health treatment;

1

3

- (f) Prescription drugs;
- 2 (g) Rehabilitative and habilitative services and devices;

(h) Laboratory services;

4 (i) Preventive and wellness services and chronic disease 5 management; and

6

(j) Pediatric services, including oral and vision care.

7 (22) "Exchange" means the Washington health benefit exchange
8 established under chapter 43.71 RCW.

9 (23) "Final external review decision" means a determination by an 10 independent review organization at the conclusion of an external 11 review.

12 (24) "Final internal adverse benefit determination" means an 13 adverse benefit determination that has been upheld by a health plan 14 or carrier at the completion of the internal appeals process, or an 15 adverse benefit determination with respect to which the internal 16 appeals process has been exhausted under the exhaustion rules 17 described in RCW 48.43.530 and 48.43.535.

18 (25) "Grandfathered health plan" means a group health plan or an 19 individual health plan that under section 1251 of the patient 20 protection and affordable care act, P.L. 111-148 (2010) and as 21 amended by the health care and education reconciliation act, P.L. 22 111-152 (2010) is not subject to subtitles A or C of the act as 23 amended.

(26) "Grievance" means a written complaint submitted by or on behalf of a covered person regarding service delivery issues other than denial of payment for medical services or nonprovision of medical services, including dissatisfaction with medical care, waiting time for medical services, provider or staff attitude or demeanor, or dissatisfaction with service provided by the health carrier.

31 (27) "Health care facility" or "facility" means hospices licensed 32 under chapter 70.127 RCW, hospitals licensed under chapter 70.41 RCW, rural health care facilities as defined in RCW 70.175.020, 33 psychiatric hospitals licensed under chapter 71.12 RCW, nursing homes 34 licensed under chapter 18.51 RCW, community mental health centers 35 licensed under chapter 71.05 or 71.24 RCW, kidney disease treatment 36 centers licensed under chapter 70.41 RCW, ambulatory diagnostic, 37 treatment, or surgical facilities licensed under chapter 70.41 or 38 39 70.230 RCW, drug and alcohol treatment facilities licensed under 40 chapter 70.96A RCW, and home health agencies licensed under chapter

1 70.127 RCW, and includes such facilities if owned and operated by a 2 political subdivision or instrumentality of the state and such other 3 facilities as required by federal law and implementing regulations.

4

(28) "Health care provider" or "provider" means:

5 (a) A person regulated under Title 18 or chapter 70.127 RCW, to 6 practice health or health-related services or otherwise practicing 7 health care services in this state consistent with state law; or

8 (b) An employee or agent of a person described in (a) of this 9 subsection, acting in the course and scope of his or her employment.

10 (29) "Health care service" means that service offered or provided 11 by health care facilities and health care providers relating to the 12 prevention, cure, or treatment of illness, injury, or disease.

(30) "Health carrier" or "carrier" means a disability insurer regulated under chapter 48.20 or 48.21 RCW, a health care service contractor as defined in RCW 48.44.010, or a health maintenance organization as defined in RCW 48.46.020, and includes "issuers" as that term is used in the patient protection and affordable care act (P.L. 111-148).

19 (31) "Health plan" or "health benefit plan" means any policy, 20 contract, or agreement offered by a health carrier to provide, 21 arrange, reimburse, or pay for health care services except the 22 following:

23 (a) Long-term care insurance governed by chapter 48.84 or 48.83 24 RCW;

25 (b) Medicare supplemental health insurance governed by chapter 26 48.66 RCW;

(c) Coverage supplemental to the coverage provided under chapter
55, Title 10, United States Code;

(d) Limited health care services offered by limited health care
 service contractors in accordance with RCW 48.44.035;

31 (e) Disability income;

32 (f) Coverage incidental to a property/casualty liability 33 insurance policy such as automobile personal injury protection 34 coverage and homeowner guest medical;

35 (g) Workers' compensation coverage;

36 (h) Accident only coverage;

37 (i) Specified disease or illness-triggered fixed payment
 38 insurance, hospital confinement fixed payment insurance, or other
 39 fixed payment insurance offered as an independent, noncoordinated
 40 benefit;

1 2 (j) Employer-sponsored self-funded health plans;

(k) Dental only and vision only coverage;

3 (1) Plans deemed by the insurance commissioner to have a short-4 term limited purpose or duration, or to be a student-only plan that 5 is guaranteed renewable while the covered person is enrolled as a 6 regular full-time undergraduate or graduate student at an accredited 7 higher education institution, after a written request for such 8 classification by the carrier and subsequent written approval by the 9 insurance commissioner;

10 (m) Civilian health and medical program for the veterans affairs 11 administration (CHAMPVA); and

12 (n) Stand-alone prescription drug coverage that exclusively 13 supplements medicare part D coverage provided through an employer 14 group waiver plan under federal social security act regulation 42 15 C.F.R. Sec. 423.458(c).

16 (32) "Individual market" means the market for health insurance 17 coverage offered to individuals other than in connection with a group 18 health plan.

19 (33) "In-network" or "participating" means a provider or facility 20 that has contracted with a carrier or a carrier's contractor or 21 subcontractor to provide health care services to enrollees and be 22 reimbursed by the carrier at a contracted rate as payment in full for 23 the health care services, including applicable cost-sharing 24 obligations.

(34) "Material modification" means a change in the actuarial value of the health plan as modified of more than five percent but less than fifteen percent.

28 "Nonemergency health care services (35) performed by 29 nonparticipating providers at certain participating facilities" means covered items or services other than emergency services with respect 30 31 to a visit at a participating health care facility, as provided in 32 section 2799A-1(b) of the public health service act (42 U.S.C. Sec. 300gg-111(b)), 45 C.F.R. Sec. 149.30, and 45 C.F.R. Sec. 149.120 as 33 in effect on March 31, 2022. 34

(36) "Open enrollment" means a period of time as defined in rule to be held at the same time each year, during which applicants may enroll in a carrier's individual health benefit plan without being subject to health screening or otherwise required to provide evidence of insurability as a condition for enrollment. 1 (37) "Out-of-network" or "nonparticipating" means a provider or 2 facility that has not contracted with a carrier or a carrier's 3 contractor or subcontractor to provide health care services to 4 enrollees.

5 (38) "Out-of-pocket maximum" or "maximum out-of-pocket" means the 6 maximum amount an enrollee is required to pay in the form of cost-7 sharing for covered benefits in a plan year, after which the carrier 8 covers the entirety of the allowed amount of covered benefits under 9 the contract of coverage.

10 (39) "Preexisting condition" means any medical condition, 11 illness, or injury that existed any time prior to the effective date 12 of coverage.

(40) "Premium" means all sums charged, received, or deposited by a health carrier as consideration for a health plan or the continuance of a health plan. Any assessment or any "membership," "policy," "contract," "service," or similar fee or charge made by a health carrier in consideration for a health plan is deemed part of the premium. "Premium" shall not include amounts paid as enrollee point-of-service cost-sharing.

20

(41) (a) "Protected individual" means:

(i) An adult covered as a dependent on the enrollee's health benefit plan, including an individual enrolled on the health benefit plan of the individual's registered domestic partner; or

(ii) A minor who may obtain health care without the consent of aparent or legal guardian, pursuant to state or federal law.

(b) "Protected individual" does not include an individual deemed not competent to provide informed consent for care under RCW 11.88.010(1)(e).

(42) "Review organization" means a disability insurer regulated under chapter 48.20 or 48.21 RCW, health care service contractor as defined in RCW 48.44.010, or health maintenance organization as defined in RCW 48.46.020, and entities affiliated with, under contract with, or acting on behalf of a health carrier to perform a utilization review.

35 (43) "Sensitive health care services" means health services 36 related to reproductive health, sexually transmitted diseases, 37 substance use disorder, gender dysphoria, gender affirming care, 38 domestic violence, and mental health.

39 (44) "Small employer" or "small group" means any person, firm, 40 corporation, partnership, association, political subdivision, sole

proprietor, or self-employed individual that is actively engaged in 1 business that employed an average of at least one but no more than 2 fifty employees, during the previous calendar year and employed at 3 least one employee on the first day of the plan year, is not formed 4 primarily for purposes of buying health insurance, and in which a 5 6 bona fide employer-employee relationship exists. In determining the number of employees, companies that are affiliated companies, or that 7 are eligible to file a combined tax return for purposes of taxation 8 by this state, shall be considered an employer. Subsequent to the 9 issuance of a health plan to a small employer and for the purpose of 10 determining eligibility, the size of a small employer shall be 11 12 determined annually. Except as otherwise specifically provided, a small employer shall continue to be considered a small employer until 13 the plan anniversary following the date the small employer no longer 14 meets the requirements of this definition. A self-employed individual 15 16 or sole proprietor who is covered as a group of one must also: (a) Have been employed by the same small employer or small group for at 17 18 least twelve months prior to application for small group coverage, 19 and (b) verify that he or she derived at least seventy-five percent of his or her income from a trade or business through which the 20 21 individual or sole proprietor has attempted to earn taxable income and for which he or she has filed the appropriate internal revenue 22 service form 1040, schedule C or F, for the previous taxable year, 23 except a self-employed individual or sole proprietor 24 in an 25 agricultural trade or business, must have derived at least fifty-one 26 percent of his or her income from the trade or business through which the individual or sole proprietor has attempted to earn taxable 27 28 income and for which he or she has filed the appropriate internal revenue service form 1040, for the previous taxable year. 29

30 (45) "Special enrollment" means a defined period of time of not 31 less than thirty-one days, triggered by a specific qualifying event 32 experienced by the applicant, during which applicants may enroll in 33 the carrier's individual health benefit plan without being subject to 34 health screening or otherwise required to provide evidence of 35 insurability as a condition for enrollment.

36 (46) "Standard health questionnaire" means the standard health 37 questionnaire designated under chapter 48.41 RCW.

38 (47) "Utilization review" means the prospective, concurrent, or 39 retrospective assessment of the necessity and appropriateness of the 40 allocation of health care resources and services of a provider or

1 facility, given or proposed to be given to an enrollee or group of 2 enrollees.

3 (48) "Wellness activity" means an explicit program of an activity 4 consistent with department of health guidelines, such as, smoking 5 cessation, injury and accident prevention, reduction of alcohol 6 misuse, appropriate weight reduction, exercise, automobile and 7 motorcycle safety, blood cholesterol reduction, and nutrition 8 education for the purpose of improving enrollee health status and 9 reducing health service costs.

10 <u>NEW SECTION.</u> Sec. 23. The department of health shall convert 11 the license or certification of any facility licensed or certified by 12 the department to operate as a crisis triage facility to a license or 13 certification for the facility to operate as a crisis stabilization 14 unit by the start of the next licensing or certification period 15 following the effective date of this section.

NEW SECTION. Sec. 24. When making rules under section 2 of this 16 17 act, the department of health shall consult with stakeholders including, but not limited to: The Washington council for behavioral 18 19 health; WAADAC, the voice for Washington state addiction professionals; the Washington state hospital association; the 20 American college of emergency physicians; the Washington association 21 22 of designated crisis responders; the Washington association of 23 sheriffs and police chiefs; and an individual or entity representing 24 emergency medical services.

25 <u>NEW SECTION.</u> Sec. 25. RCW 71.24.647 (Standards for 26 certification or licensure of triage facilities) and 2018 c 201 s 27 4056 are each repealed.

28 <u>NEW SECTION.</u> Sec. 26. Sections 6, 8, 10, and 15 of this act 29 expire July 1, 2026.

30 <u>NEW SECTION.</u> Sec. 27. Sections 7, 9, 11, and 16 of this act 31 take effect July 1, 2026.

32 Sec. 28. 2022 c 210 s 31 (uncodified) is amended to read as 33 follows:

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1 (1) Sections 4 and 28, chapter 302, Laws of 2020, sections 13 and 2 14, chapter 263, Laws of 2021, section 23, chapter 264, Laws of 2021, 3 ((and)) sections 2 and 10, chapter 210, Laws of 2022, and section 4, 4 <u>chapter . . , Laws of 2023 (this act)</u> take effect when monthly 5 single-bed certifications authorized under RCW 71.05.745 fall below 6 200 reports for 3 consecutive months

(2) The health care authority must provide written notice of the 7 effective date of sections 4 and 28, chapter 302, Laws of 2020, 8 sections 13 and 14, chapter 263, Laws of 2021, section 23, chapter 9 264, Laws of 2021, ((and)) sections 2 and 10, chapter 210, Laws of 10 2022, and section 4, chapter . . ., Laws of 2023 (this act) to 11 affected parties, the chief clerk of the house of representatives, 12 the secretary of the senate, the office of the code reviser, and 13 14 others as deemed appropriate by the authority.

15 Sec. 29. 2021 c 264 s 29 (uncodified) is amended to read as 16 follows:

(1) Sections 64 and 81, chapter 302, Laws of 2020 ((and, until July 1, 2022, section 27, chapter 264, Laws of 2021 and, beginning July 1, 2022)), section 28, chapter 264, Laws of 2021, and section 13, chapter . ., Laws of 2023 (this act) take effect when the average wait time for children's long-term inpatient placement admission is 30 days or less for two consecutive quarters.

(2) The health care authority must provide written notice of the effective date of sections 64 and 81, chapter 302, Laws of 2020 ((and sections 27 and)), section 28, chapter 264, Laws of 2021, and section 13, chapter . ., Laws of 2023 (this act) to affected parties, the chief clerk of the house of representatives, the secretary of the senate, the office of the code reviser, and others as deemed appropriate by the authority.

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