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AN ACT concerning substance use disorder treatment.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Community-Law Enforcement Partnership for Deflection and
Substance Use Disorder Treatment Act.

7 Section 5. Purposes. The General Assembly hereby 8 acknowledges that opioid use disorders, overdoses, and deaths 9 in Illinois are persistent and growing concerns for Illinois 10 communities. These concerns compound existing challenges to 11 adequately address and manage substance use and mental health disorders. Law enforcement officers have a unique opportunity 12 13 to facilitate connections to community-based behavioral health 14 interventions that provide substance use treatment and can help save and restore lives; help reduce drug use, overdose 15 16 incidence, criminal offending, and recidivism; and help prevent arrest and conviction records that destabilize health, 17 families, and opportunities for community citizenship and 18 19 self-sufficiency. These efforts are bolstered when pursued in 20 with licensed behavioral health partnership treatment 21 providers and community members or organizations. It is the 22 intent of the General Assembly to authorize law enforcement to develop and implement collaborative deflection programs in 23

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1 Illinois that offer immediate pathways to substance use 2 treatment and other services as an alternative to traditional 3 case processing and involvement in the criminal justice system.

4 Section 10. Definitions. In this Act:

5 "Case management" means those services which will assist 6 persons in gaining access to needed social, educational, 7 medical, substance use and mental health treatment, and other 8 services.

"Community member or organization" means an individual 9 10 volunteer, resident, public office, or a not-for-profit 11 organization, religious institution, charitable organization, 12 or other public body committed to the improvement of individual 13 and family mental and physical well-being and the overall 14 social welfare of the community, and may include persons with 15 lived experience in recovery from substance use disorder, 16 either themselves or as family members.

"Deflection program" means a program in which a peace 17 18 officer or member of a law enforcement agency facilitates contact between an individual and a licensed substance use 19 clinician 20 treatment provider or for assessment and 21 coordination of treatment planning. This facilitation includes 22 defined criteria for eligibility and communication protocols 23 agreed to by the law enforcement agency and the licensed 24 treatment provider for the purpose of providing substance use 25 treatment to those persons in lieu of arrest or further justice

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1 system involvement. Deflection programs may include, but are 2 not limited to, the following types of responses:

3 (1) a post-overdose deflection response initiated by a 4 peace officer or law enforcement agency subsequent to 5 emergency administration of medication to reverse an 6 overdose, or in cases of severe substance use disorder with 7 acute risk for overdose;

8 (2) a self-referral deflection response initiated by 9 an individual by contacting a peace officer or law 10 enforcement agency in the acknowledgment of their 11 substance use or disorder;

12 (3) an active outreach deflection response initiated 13 by a peace officer or law enforcement agency as a result of 14 proactive identification of persons thought likely to have 15 a substance use disorder;

16 (4) an officer prevention deflection response 17 initiated by a peace officer or law enforcement agency in 18 response to a community call when no criminal charges are 19 present; and

(5) an officer intervention deflection response when
 criminal charges are present but held in abeyance pending
 engagement with treatment.

23 "Law enforcement agency" means a municipal police 24 department or county sheriff's office of this State, the 25 Department of State Police, or other law enforcement agency 26 whose officers, by statute, are granted and authorized to SB3023 Enrolled - 4 - LRB100 18060 MRW 33251 b

exercise powers similar to those conferred upon any peace
 officer employed by a law enforcement agency of this State.

3 "Licensed treatment provider" means an organization licensed by the Department of Human Services to perform an 4 5 activity or service, or a coordinated range of those activities 6 or services, as the Department of Human Services may establish 7 by rule, such as the broad range of emergency, outpatient, 8 intensive outpatient, and residential services and care, 9 including assessment, diagnosis, case management, medical, 10 psychiatric, psychological and social services, 11 medication-assisted treatment, care and counseling, and 12 recovery support, which may be extended to persons to assess or 13 treat substance use disorder or to families of those persons.

14 "Peace officer" means any peace officer or member of any 15 duly organized State, county, or municipal peace officer unit, 16 any police force of another State, or any police force whose 17 members, by statute, are granted and authorized to exercise 18 powers similar to those conferred upon any peace officer 19 employed by a law enforcement agency of this State.

20 "Substance use disorder" means a pattern of use of alcohol 21 or other drugs leading to clinical or functional impairment, in 22 accordance with the definition in the Diagnostic and 23 Statistical Manual of Mental Disorders (DSM-5), or in any 24 subsequent editions.

25 "Treatment" means the broad range of emergency,26 outpatient, intensive outpatient, and residential services and

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1 (including assessment, diagnosis, case management, care 2 medical, psychiatric, psychological and social services, 3 medication-assisted treatment, care and counseling, and recovery support) which may be extended to persons who have 4 5 substance use disorders, persons with mental illness, or 6 families of those persons.

7 Section 15. Authorization.

8 (a) Any law enforcement agency may establish a deflection 9 program subject to the provisions of this Act in partnership 10 with one or more licensed providers of substance use disorder 11 treatment services and one or more community members or 12 organizations.

(b) The deflection program may involve a post-overdose deflection response, a self-referral deflection response, an active outreach deflection response, an officer prevention deflection response, or an officer intervention deflection response, or any combination of those.

(c) Nothing shall preclude the General Assembly from adding other responses to a deflection program, or preclude a law enforcement agency from developing a deflection program response based on a model unique and responsive to local issues, substance use or mental health needs, and partnerships, using sound and promising or evidence-based practices.

24 (c-5) Whenever appropriate and available, case management
 25 should be provided by a licensed treatment provider or other

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1 appropriate provider and may include peer recovery support 2 approaches.

3 (d) To receive funding for activities as described in
4 Section 35 of this Act, planning for the deflection program
5 shall include:

6 (1) the involvement of one or more licensed treatment 7 programs and one or more community member or organization; 8 and

9 (2) an agreement with the Illinois Criminal Justice 10 Information Authority to collect and evaluate relevant 11 statistical data related to the program, as established by 12 the Illinois Criminal Justice Information Authority in 13 paragraph (2) of subsection (a) of Section 25 of this Act.

14 Section 20. Procedure. The law enforcement agency, 15 licensed treatment providers, and community members or 16 organizations shall establish a local deflection program plan includes protocols and procedures for participant 17 that 18 identification, screening or assessment, treatment 19 facilitation, reporting, and ongoing involvement of the law 20 enforcement agency. Licensed substance use disorder treatment 21 organizations shall adhere to 42 CFR Part 2 regarding 22 confidentiality regulations for information exchange or release. Substance use disorder treatment services shall 23 adhere to all regulations specified in Department of Human 24 25 Services Administrative Rules, Parts 2060 and 2090.

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Section 25. Reporting and evaluation.

(a) The Illinois Criminal Justice Information Authority,
in conjunction with an association representing police chiefs
and the Department of Human Services' Division of Substance Use
Prevention and Recovery, shall within 6 months of the effective
date of this Act:

7 (1) develop a set of minimum data to be collected from each deflection program and reported annually, beginning 8 9 one year after the effective date of this Act, by the 10 Illinois Criminal Justice Information Authority, 11 including, but not limited to, demographic information on 12 program participants, number of law enforcement encounters 13 that result in a treatment referral, and time from law 14 enforcement encounter to treatment engagement; and

15 (2)develop а performance measurement system, 16 including key performance indicators for deflection programs including, but not limited to, rate of treatment 17 18 engagement at 30 days from the point of initial contact. 19 Each program that receives funding for services under Section 35 of this Act shall include the performance 20 21 measurement system in its local plan and report data 22 quarterly to the Illinois Criminal Justice Information Authority for the purpose of evaluation of deflection 23 24 programs in aggregate.

25 (b) The Illinois Criminal Justice Information Authority

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shall make statistical data collected under subsection (a) of
 this Section available to the Department of Human Services,
 Division of Substance Use Prevention and Recovery for inclusion
 in planning efforts for services to persons with criminal
 justice or law enforcement involvement.

6 Section 30. Exemption from civil liability. The law 7 enforcement agency or peace officer acting in good faith shall 8 not, as the result of acts or omissions in providing services 9 under Section 15 of this Act, be liable for civil damages, 10 unless the acts or omissions constitute willful and wanton 11 misconduct.

12 Section 35. Funding.

(a) The General Assembly may appropriate funds to the
Illinois Criminal Justice Information Authority for the
purpose of funding law enforcement agencies for services
provided by deflection program partners as part of deflection
programs subject to subsection (d) of Section 15 of this Act.

(b) The Illinois Criminal Justice Information Authority 18 19 may adopt quidelines and requirements to direct the 20 distribution of funds for expenses related to deflection 21 programs. Funding shall be made available to support both new 22 and existing deflection programs in a broad spectrum of geographic regions in this State, including urban, suburban, 23 and rural communities. Activities eligible for funding under 24

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1 this Act may include, but are not limited to, the following:

(1) activities related to program administration,
coordination, or management, including, but not limited
to, the development of collaborative partnerships with
licensed treatment providers and community members or
organizations; collection of program data; or monitoring
of compliance with a local deflection program plan;

8 (2) case management including case management provided 9 prior to assessment, diagnosis, and engagement in 10 treatment, as well as assistance navigating and gaining 11 access to various treatment modalities and support 12 services;

13 (3) peer recovery or recovery support services that 14 include the perspectives of persons with the experience of 15 recovering from a substance use disorder, either 16 themselves or as family members;

17 (4) transportation to a licensed treatment provider or18 other program partner location;

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(5) program evaluation activities.

(c) Specific linkage agreements with recovery support services or self-help entities may be a requirement of the program services protocols. All deflection programs shall encourage the involvement of key family members and significant others as a part of a family-based approach to treatment. All deflection programs are encouraged to use evidence-based practices and outcome measures in the provision of substance SB3023 Enrolled - 10 - LRB100 18060 MRW 33251 b

1 use disorder treatment and medication assisted treatment for 2 persons with opioid use disorders.