102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

HB5862

Introduced 1/4/2023, by Rep. Justin Slaughter

SYNOPSIS AS INTRODUCED:

Appropriates \$2,100,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Treatment Alternatives for Safe Communities to provide specialized case management services to certain people in pretrial detention in Winnebago and in St. Clair Counties. Effective immediately.

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AN ACT concerning appropriations.

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

Section 1. Findings. The General Assembly finds that:

5 (1) The Safety, Accountability, Fairness and Equity-Today
6 Act, known as the SAFE-T Act, became law in 2021.

7 (2) The Pre-Trial Fairness Act, a key provision within the 8 SAFE-T Act, changes the offense class for violations of 9 conditions of pretrial release, detainable versus non-10 detainable offenses.

(3) Pretrial release procedures, including release on one's own recognizance, warrant alternatives, and conditions of release, including electric monitoring and home confinement revocation, modification, and sanctions.

15 (4) Since 1976, Treatment Alternatives for Safe Communities 16 has had a successful record of providing behavioral health 17 assessment and specialized case management services to pre-18 trial detainees.

19 (5) Adults in Treatment Alternatives for Safe Communities' 20 court and probation programs showed a 71% reduction in re-21 arrests for drug and property crimes two years after program 22 enrollment.

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(6) Men in Illinois prisons who completed drug treatment

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1 and reentry support, including TASC case management, had a 44%
2 lower likelihood of returning to prison within 7 years than
3 comparable releasees.

4 (7) Treatment Alternatives for Safe Communities has 5 established formal relationships and credibility with 6 corrections, jails and prisons, courts, local law enforcement, 7 first responders, and other referral systems throughout 8 Illinois.

9 (8) The area offices of Treatment Alternatives for Safe 10 Communities provide services in every county and jurisdiction 11 in Illinois.

(9) Treatment Alternatives for Safe Communities supports individuals' reentry from jails and prisons and restorative health goals through access to a full continuum of communitybased services, from treatment and recovery support to housing, employment, family services, and other individual client essential service needs.

(10) Treatment Alternatives for Safe Communities has the
capacity to provide toxicology testing to individuals
throughout the State of Illinois.

(11) Treatment Alternatives for Safe Communities works with
systems partners to design and implement the most advantageous
and responsive reporting procedures to ensure expedited results
and lab verification and reference results.

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Section 5. The sum of \$2,100,000, or so much of that as may 1 2 be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic opportunity for costs 3 associated with a grant to Treatment Alternatives for Safe 4 5 Communities to provide specialized case management services to 6 individuals in pre-trial detention who are arrested but would 7 no longer be eligible for detention under the amendatory 8 changes to Article 110 of the Code of Criminal Procedure of 1963 made by Public Acts 101-652, 102-28, and 102-1104, 9 10 commonly referred to as the Pretrial Fairness Act, in Winnebago 11 County and in St. Clair County.

Section 99. Effective date. This Act takes effect upon becoming law.

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