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AN ACT concerning State government.

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

Section 5. The Children and Family Services Act is amended
by changing Section 2.2 as follows:

6 (20 ILCS 505/2.2)

Sec. 2.2. Annual reports on youth in care waiting for 7 placement. No later than December 31, 2018, and on December 31 8 9 of each year thereafter, the Department shall prepare and submit an annual report, covering the previous fiscal year, to 10 the General Assembly regarding youth in care waiting for 11 placements or psychiatric hospitalization. The report shall 12 also be posted on the Department's website. The report shall 13 14 include:

(1) the number of youth in care who remained in 15 16 emergency placements, including but not limited to 17 shelters and emergency foster homes, for longer than 30 days, their genders and ages, their recommended placement 18 type, the total length of time each youth remained in 19 20 emergency care, the barriers to timely placement, and 21 whether they were placed in the recommended placement type 22 after they were removed from the emergency placement, and if not, what type of placement they were placed in; 23

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1 (2) the number of youth in care who remained in 2 psychiatric hospitals beyond the time they were clinically 3 ready for discharge or beyond medical necessity, whichever is sooner, their genders and ages, their recommended 4 5 placement type, the total length of time each youth 6 remained psychiatrically hospitalized beyond necessity, the barriers to timely placement, and whether they were 7 placed in the recommended placement type after they were 8 9 removed from the psychiatric hospital, and if not, what 10 type of placement they were placed in;

11 (3) the number of youth in care who remained in a 12 detention center or Department of Juvenile Justice 13 facility solely because the Department cannot locate an 14 appropriate placement for the youth, their genders and 15 ages, their recommended placement type, the total length 16 of time each youth remained in the detention center or 17 Department of Juvenile Justice facility after they could have been released, the barriers to timely placement, and 18 19 whether they were placed in the recommended placement type 20 after being released from detention of the Juvenile 21 Justice facility, and if not, what type of placement they 22 were placed in;

(3.1) the number of youth in care placed in
out-of-state residential treatment facilities, whether
each youth was referred to any in-state programs for
placement and, if so, the number of in-state referrals for

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each youth prior to referring the youth to out-of-state 1 2 programs; whether the youth was psychiatrically 3 hospitalized beyond medical necessity prior to being sent out of state; the state each youth is placed in; and 4 5 whether the youth is placed in a secure facility out of 6 state;

7 (3.2) the number of youth not in the temporary custody 8 or quardianship of the Department who are or were the 9 subjects of child protection investigations coded as 84b 10 (lock-out, psychiatrically hospitalized) under the 11 Department's Neglect Allegation Classification system, 12 including youth for whom the Department is required to make payments in accordance with Section 5-5.07 of the 13 14 Illinois Public Aid Code because they were hospitalized in 15 inpatient psychiatric hospitals or units and were beyond 16 medical necessity during the Department's involvement with 17 the case. At a minimum, the report shall include the following information regarding each youth: age, region, 18 19 date of hospitalization, date the youth was beyond medical 20 necessity, date and reason for the Department's 21 involvement, length of time the youth was beyond medical 22 necessity, whether the youth was referred for services 23 under the Department of Healthcare and Family Services' 24 Family Support Program, whether the youth was referred for intact family services, whether and when the Department 25 26 petitioned for custody of the youth, and the youth's

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1 living arrangement upon being discharged from the 2 hospital;

(3.3) the number of youth in care who remain in 3 emergency rooms for longer than 24 hours waiting for 4 5 admission to a psychiatric hospital bed. At a minimum, the report shall include the following information regarding 6 7 each youth: age, region, date of admission to the 8 emergency room, length of time the youth was in the 9 emergency room, date and time the youth was discharged 10 from the emergency room, hospital or placement the youth 11 was discharged to, and a description of any critical 12 incidents that occurred during the hospitalization, 13 but not limited to, the use of emergency including, 14 psychotropic medication or the use of any type of 15 restraint; -

16 (3.4) the number of youth in care who remained 17 overnight in temporary living spaces not licensed under the Child Care Act of 1969 solely because the Department 18 19 cannot locate an appropriate placement for the youth. 20 Temporary living spaces not authorized under the Child 21 Care Act of 1969 include, but are not limited to, 22 Department or licensed child welfare agency offices or 23 welcome centers. As used in this paragraph, "remaining 24 overnight" means being present in the temporary living 25 space at 1:00 a.m. At a minimum, the report shall include the following information regarding each youth: age, 26

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region, date of stay, length of time the youth was in the 1 2 temporary living space, date and time the youth was moved 3 from the temporary living space, the reason for the youth remaining overnight, and the type of placement or setting 4 5 the youth was in immediately after leaving the temporary 6 living space. The report shall reflect the number of unique youth involved, the number of episodes that 7 occurred fitting the criteria, and the number of unique 8 9 youth involved in multiple episodes;

10 (4) a description of how the Department collected the 11 information reported and any difficulties the Department 12 had in collecting the information and whether there are 13 concerns about the validity of the information; and

(5) a description of any steps the Department is
taking to reduce the length of time youth in care wait in
psychiatric hospitals, emergency placements, detention
centers, and Department of Juvenile Justice facilities for
clinically appropriate placements.

19 (Source: P.A. 102-76, eff. 7-9-21.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.