## SECOND SUBSTITUTE HOUSE BILL 1905

## State of Washington 67th Legislature 2022 Regular Session

**By** House Appropriations (originally sponsored by Representatives Senn, Macri, Berry, Leavitt, Taylor, Ryu, Santos, Simmons, Peterson, Chopp, Goodman, Ormsby, J. Johnson, Dolan, Eslick, Ramel, Kloba, Callan, Frame, Davis, Bateman, Harris-Talley, Valdez, and Pollet)

READ FIRST TIME 02/07/22.

AN ACT Relating to reducing homelessness for youth and young adults discharging from a publicly funded system of care; adding a new section to chapter 43.216 RCW; adding new sections to chapter 43.330 RCW; creating new sections; providing an effective date; and providing an expiration date.

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

7 NEW SECTION. (1) The legislature finds that young Sec. 1. people discharging from publicly funded systems of care are at 8 9 increased risk of homelessness. Youth and young adults experiencing homelessness face traumatic events at a higher rate than their peers 10 11 who have stable housing. Homelessness has long-term impacts on brain development and well-being and creates barriers to education and 12 13 employment.

14 (2) RCW 43.330.720 establishes a goal that any unaccompanied 15 youth discharged from a publicly funded system of care in our state 16 will be discharged into safe and stable housing. The office of 17 homeless youth prevention and protection programs and the department 18 of children, youth, and families published the improving stability 19 for youth exiting systems of care report in 2020 outlining steps to 20 achieve this goal. These steps provide a multipronged approach to

p. 1

1 ensure youth exit publicly funded systems of care into safe and 2 stable housing, including:

3 (a) System-level support while youth are in the custody of 4 publicly funded systems of care to ensure effective transition from 5 care;

6 (b) Community-level connections and services to provide support 7 when youth transition back to the community; and

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(c) Resources to secure and maintain stable housing.

9 (3) The legislature intends to implement community services, 10 system response, and flexible resources to support the goal 11 established under RCW 43.330.720 that youth discharged from publicly 12 funded systems of care are discharged into safe and stable housing 13 with the appropriate supports in place to provide a strong footing.

14 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 43.216
15 RCW to read as follows:

16 (1) The department, in coordination with the office of homeless 17 youth prevention and protection programs, the department of social 18 and health services, and the health care authority, shall develop and 19 implement a rapid response team that is prepared to respond appropriately to support youth and young adults exiting a publicly 20 21 funded system of care. As part of the development and implementation of the rapid response team, the department shall develop and 22 23 implement a system for:

(a) Identifying youth and young adults that should be served bythe rapid response team;

(b) Initiating use of the rapid response team in a timely mannerthat will allow for the best possible transition planning; and

(c) Locating services and connecting youth and young adults with those services to establish stability.

30 (2) The rapid response team developed under this section may provide assistance and support to youth and young adults who are at 31 risk of becoming homeless and who are exiting a publicly funded 32 system of care with the goal of securing appropriate housing and 33 other supports for the youth or young adult. If there is no housing 34 identified for a youth or young adult upon exit, the rapid response 35 team shall meet before a youth or young adult transitions out of a 36 37 publicly funded system of care to allow the youth or young adult to 38 better prepare for the exit. The assistance and support provided under this subsection should occur as soon as possible, particularly 39

p. 2

1 if a youth or young adult presents risk factors that place the youth 2 at higher risk of possible homelessness.

(3) Any of the following individuals may refer a youth or young 3 4 adult to the rapid response team:

- (a) A youth or young adult themselves; 5
  - (b) A family member of a youth or young adult;

7 (c) An advocate for a youth or young adult;

(d) An educator; 8

9 (e) A law enforcement officer;

(f) An employee of the department or the office of homeless youth 10 11 prevention and protection programs;

12 (g) A service provider contracting with or licensed by the 13 department;

14 (h) A behavioral health service provider serving a youth or young adult; or 15

16 (i) A service provider contracting with the office of homeless 17 youth prevention and protection programs.

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(4) For the purposes of this section:

(a) "Publicly funded system of care" has the same meaning as 19 provided in RCW 43.330.720; 20

21 (b) "Rapid response team" means a team of representatives from 22 relevant state agencies that meet to respond to complex cases involving a youth or young adult located anywhere in the state 23 exiting a publicly funded system of care to support those youth or 24 25 young adults with the goal of securing appropriate housing and other 26 supports for the youth or young adult. Services and supports under 27 this section must incorporate youth or young adult voice and choice. The services under this section must be responsive to the individual 28 29 needs of each youth or young adult and may include, but are not limited to: 30

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  - (i) Behavioral health services;
- 32 (ii) Civil legal aid;
- 33 (iii) Peer support;
- 34 (iv) Family reconciliation or engagement services;
- 35 (v) Employment support;
- 36 (vi) Education support;
- 37 (vii) Case management;
- (viii) Housing and financial support; or 38

(ix) Other navigation support to secure safe and stable housing; 39 40 and

1 (c) "Youth" and "young adult" have the same meaning as provided 2 in RCW 43.330.702.

3 (5) By November 1, 2023, and annually thereafter, the department, 4 in coordination with the office of homeless youth prevention and 5 protection programs shall provide a report to the legislature and the 6 governor including data and recommendations related to the rapid 7 response team created in this section. The report required under this 8 subsection must be submitted in compliance with RCW 43.01.036. The 9 report required under this subsection must include the following:

(a) The number of people referred to the rapid response team andthe types of people making referrals to the rapid response team;

12 (b) The demographic data of the people served by the rapid 13 response team;

14 (c) The types of services identified as needed for the people 15 served by the rapid response team;

16 (d) The availability of the services identified as needed for the 17 people served by the rapid response team; and

(e) The barriers identified to adequately address the needs of people referred to the rapid response team and recommendations to address those barriers.

21 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 43.330 22 RCW to read as follows:

(1) The office of homeless youth prevention and protection 23 24 programs, in coordination with the department of children, youth, and families, shall administer flexible funding, subject to the amounts 25 appropriated for this specific purpose, to support persons under the 26 27 age of 25 exiting publicly funded systems of care that need discrete 28 support or funding to secure safe housing. The flexible funding provided under this section may be provided for immediate needs of 29 30 the person. A person may receive support under this section more than 31 once. Uses of the flexible funding provided under this section may include, but are not limited to, the following: 32

(a) Car repair or other transportation assistance;

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34 (b) Rental application fees, a security deposit, or short-term 35 rental assistance; or

36 (c) Other uses that will help support the person's housing37 stability, education, or employment, or meet immediate basic needs.

38 (2) The flexible funding provided under this section may be given 39 to:

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- (a) Persons under the age of 25;

2 (b) Community-based providers, assisting persons under the age of 3 25 in planning for discharge and successfully discharging from a 4 publicly funded system of care into safe and stable housing; and

5 (c) Individuals or entities, including landlords, providing safe 6 housing or other housing-related support for persons under the age of 7 25.

8 (3) The office of homeless youth prevention and protection 9 programs shall make training available to publicly funded systems of 10 care and other professionals working with youth exiting publicly 11 funded systems of care on how to access the flexible funds created 12 under this section and best practices to divert youth from 13 homelessness.

14 (4) For purposes of this section, "publicly funded system of15 care" has the same meaning as provided in RCW 43.330.720.

16 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 43.330
17 RCW to read as follows:

18 (1) Subject to the amounts appropriated for this specific 19 purpose, the office of homeless youth prevention and protection 20 programs shall select, monitor, and provide funding and assistance 21 for a minimum of six total counties that implement housing stability 22 for youth in crisis programs as described in this section for a 23 period of three years.

(2) The housing stability for youth in crisis pilot programs mustinclude the following components:

(a) Regular trainings provided to all appropriate juvenile court
 staff regarding risk factors and identifiers for youth homelessness;

(b) An identification and referral system used throughout the juvenile court system where all appropriate court staff use routine data flags to identify youth at risk for youth homelessness and refer youth to the housing stability coordinator described under (c) of this subsection;

33 (c) A dedicated housing stability coordinator in each 34 participating county that receives referrals, conducts housing 35 stability assessments with youth and caregivers, connects youth and 36 caregivers with relevant community providers based on assessments, 37 and follows up on referrals;

p. 5

1 (d) A model of homelessness prevention services that provides the 2 appropriate amount of intervention based on the youth or family 3 needs; and

4 (e) Coordinated housing services for youth experiencing 5 homelessness.

6 (3) By October 1, 2025, and in compliance with RCW 43.01.036, the 7 office of homeless youth prevention and protection programs shall 8 submit a report to the relevant committees of the legislature and the 9 governor that includes:

(a) An evaluation of the housing stability for youth in crisisprograms that includes outcome data for participants;

12 (b) Recommendations for improving the housing stability for youth 13 in crisis programs; and

14 (c) Recommendation for expanding the housing stability for youth 15 in crisis programs.

16 (4) This section expires July 1, 2026.

17 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 43.330 18 RCW to read as follows:

(1) Subject to the amounts appropriated for this specific purpose, the office of homeless youth prevention and protection programs shall provide system of care grants that prevent youth from exiting a publicly funded system of care into homelessness.

(2) The system of care grants funded under this section shall provide support to youth exiting a publicly funded system of care and may include:

- 26 (a) Behavioral health services;
- 27 (b) Civil legal aid;
- 28 (c) Peer navigators and support;
- 29 (d) Family reconciliation or engagement services;
- 30 (e) Employment support;
- 31 (f) Education support;
- 32 (g) Case management;
- 33 (h) Housing and financial support; or

34 (i) Other navigation support to secure safe and stable housing.

35 (3) For purposes of this section, "publicly funded system of36 care" has the same meaning as provided in RCW 43.330.720.

37 <u>NEW SECTION.</u> Sec. 6. Section 2 of this act takes effect January 38 1, 2023. NEW SECTION. Sec. 7. If specific funding for the purposes of this act, referencing this act by bill or chapter number, is not provided by June 30, 2022, in the omnibus appropriations act, this act is null and void.

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