# CERTIFICATION OF ENROLLMENT

### ENGROSSED THIRD SUBSTITUTE HOUSE BILL 1775

66th Legislature 2020 Regular Session

Passed by the House March 10, 2020 Yeas 97 Nays 0

Speaker of the House of Representatives

Passed by the Senate March 6, 2020 Yeas 48 Nays 0

#### CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is ENGROSSED THIRD SUBSTITUTE HOUSE BILL 1775 as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

#### ENGROSSED THIRD SUBSTITUTE HOUSE BILL 1775

AS AMENDED BY THE SENATE

Passed Legislature - 2020 Regular Session

## State of Washington 66th Legislature 2020 Regular Session

**By** House Appropriations (originally sponsored by Representatives Orwall, Frame, Wylie, Gregerson, and Macri)

READ FIRST TIME 02/11/20.

AN ACT Relating to commercially sexually exploited children; amending RCW 9A.88.030, 13.40.070, 13.40.213, 7.68.801, 43.185C.260, 74.14B.070, and 74.15.020; adding new sections to chapter 7.68 RCW; creating a new section; providing an effective date; and providing an expiration date.

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

7 NEW SECTION. The legislature finds that commercial Sec. 1. sexual exploitation of children is a severe form of human trafficking 8 9 and a severe human rights and public health issue, leaving children 10 at substantial risk of physical harm, substantial physical and 11 emotional pain, and trauma. This trauma has a long-term impact on the 12 social, emotional, and economic future of these children. The state 13 shall provide a victim-centered, trauma-informed response to children 14 who are exploited in this manner rather than treating them as 15 criminals. The state shall also hold accountable the buyers and 16 traffickers who exploit children.

17 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 7.68 RCW 18 to read as follows:

(1) Subject to the availability of amounts appropriated for thisspecific purpose, the department of children, youth, and families

1 shall administer funding for two receiving center programs for 2 commercially sexually exploited children. One of these programs must 3 be located west of the crest of the Cascade mountains and one of 4 these programs must be located east of the crest of the Cascade 5 mountains. Law enforcement and service providers may refer children 6 to these programs or children may self-refer into these programs.

7 (2) The receiving center programs established under this section 8 shall:

9

(a) Begin providing services by January 1, 2021;

10 (b) Utilize existing facilities and not require the construction 11 of new facilities; and

12 (c) Provide ongoing case management for all children who are13 being served or were served by the programs.

14

(3) The receiving centers established under this section shall:

(a) Include a short-term evaluation function that is accessible twenty-four hours per day seven days per week that has the capacity to evaluate the immediate needs of commercially sexually exploited children ages twelve through seventeen and either meet those immediate needs or refer those children to the appropriate services;

(b) Assess children for mental health and substance use disorderneeds and provide appropriate referrals as needed; and

(c) Provide individual and group counseling focused on developing and strengthening coping skills, and improving self-esteem and dignity.

25 (4) The department of children, youth, and families shall:

26 (a) Collect nonidentifiable demographic data of the children27 served by the programs established under this section;

(b) Collect data regarding the locations that children exit to after being served by the programs; and

30 (c) Report the data described in this subsection along with 31 recommendations for modification or expansion of these programs to 32 the relevant committees of the legislature by December 1, 2022.

33 (5) For the purposes of this section, the following definitions 34 apply:

35 (a) "Receiving center" means a trauma-informed, secure location 36 that meets the multidisciplinary needs of commercially sexually 37 exploited children ages twelve through seventeen located in a 38 behavioral health agency licensed or certified under RCW 71.24.037 to 39 provide inpatient or residential treatment services; and

1 (b) "Short-term evaluation function" means a short-term emergency 2 shelter that is accessible twenty-four hours per day seven days per 3 week that has the capacity to evaluate the immediate needs of 4 commercially sexually exploited children under age eighteen and 5 either meet those immediate needs or refer those children to the 6 appropriate services.

7 (6)(a) The department of children, youth, and families, the 8 department of health, and the division of behavioral health and 9 recovery, shall meet to coordinate the implementation of receiving 10 centers as provided for in this section, including developing 11 eligibility criteria for serving commercially sexually exploited 12 children that allows referral from service providers and prioritizes 13 referral from law enforcement.

(b) By December 1, 2020, and in compliance with RCW 43.01.036, the department of children, youth, and families shall submit a report to the governor and legislature summarizing the implementation plan and eligibility criteria as described in (a)of this subsection, and provide any additional policy recommendations regarding receiving centers as it deems necessary.

20 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 7.68 RCW 21 to read as follows:

(1) The following individuals or entities may refer a child to receiving centers as defined in section 2 of this act:

24 (a) Law enforcement, who shall:

25 (i) Transport a child eligible for receiving center services to a 26 receiving center; or

(ii) Coordinate transportation with a liaison dedicated to serving commercially sexually exploited children established under RCW 74.14B.070 or a community service provider;

30 (b) The department of children, youth, and families;

- 31 (c) Juvenile courts;
- 32 (d) Community service providers;
- 33 (e) A parent or guardian; and

34 (f) A child may self-refer.

35 (2) Eligibility for placement in a receiving center is children 36 ages twelve through seventeen, of all genders, who have been, or are 37 at risk for being commercially sexually exploited.

1 Sec. 4. RCW 9A.88.030 and 1988 c 145 s 16 are each amended to 2 read as follows:

3 (1) A person <u>age eighteen or older</u> is guilty of prostitution if 4 such person engages or agrees or offers to engage in sexual conduct 5 with another person in return for a fee.

6 (2) For purposes of this section, "sexual conduct" means "sexual 7 intercourse" or "sexual contact," both as defined in chapter 9A.44 8 RCW.

9

(3) Prostitution is a misdemeanor.

10 Sec. 5. RCW 13.40.070 and 2019 c 128 s 8 are each amended to 11 read as follows:

12 (1) Complaints referred to the juvenile court alleging the 13 commission of an offense shall be referred directly to the 14 prosecutor. The prosecutor, upon receipt of a complaint, shall screen 15 the complaint to determine whether:

16 (a) The alleged facts bring the case within the jurisdiction of 17 the court; and

18 (b) On a basis of available evidence there is probable cause to 19 believe that the juvenile did commit the offense.

20 (2) If the identical alleged acts constitute an offense under 21 both the law of this state and an ordinance of any city or county of 22 this state, state law shall govern the prosecutor's screening and 23 charging decision for both filed and diverted cases.

24 (3) If the requirements of subsection (1)(a) and (b) of this section are met, the prosecutor shall either file an information in 25 juvenile court or divert the case, as set forth in subsections (5), 26 27 (6), and (8) of this section. If the prosecutor finds that the requirements of subsection (1)(a) and (b) of this section are not 28 met, the prosecutor shall maintain a record, for one year, of such 29 30 decision and the reasons therefor. In lieu of filing an information or diverting an offense a prosecutor may file a motion to modify 31 community supervision where such offense constitutes a violation of 32 33 community supervision.

34 (4) An information shall be a plain, concise, and definite 35 written statement of the essential facts constituting the offense 36 charged. It shall be signed by the prosecuting attorney and conform 37 to chapter 10.37 RCW.

38 (5) The prosecutor shall file an information with the juvenile 39 court if (a) an alleged offender is accused of an offense that is

p. 4

E3SHB 1775.PL

defined as a sex offense or violent offense under RCW 9.94A.030, other than assault in the second degree or robbery in the second degree; or (b) an alleged offender has been referred by a diversion unit for prosecution or desires prosecution instead of diversion.

5 (6) Where a case is legally sufficient the prosecutor shall 6 divert the case if the alleged offense is a misdemeanor or gross 7 misdemeanor or violation and the alleged offense is the offender's 8 first offense or violation. If the alleged offender is charged with a 9 related offense that may be filed under subsections (5) and (8) of 10 this section, a case under this subsection may also be filed.

11 (7) Where a case is legally sufficient to charge an alleged 12 offender with:

13 (a) ((Either prostitution or prostitution)) Prostitution 14 loitering and the alleged offense is the offender's first 15 ((prostitution or)) prostitution loitering offense, the prosecutor 16 shall divert the case;

17 (b) Voyeurism in the second degree, the offender is under 18 seventeen years of age, and the alleged offense is the offender's 19 first voyeurism in the second degree offense, the prosecutor shall 20 divert the case, unless the offender has received two diversions for 21 any offense in the previous two years;

(c) Minor selling depictions of himself or herself engaged in sexually explicit conduct under RCW 9.68A.053(5) and the alleged offense is the offender's first violation of RCW 9.68A.053(5), the prosecutor shall divert the case; or

(d) A distribution, transfer, dissemination, or exchange of
sexually explicit images of other minors thirteen years of age or
older offense as provided in RCW 9.68A.053(1) and the alleged offense
is the offender's first violation of RCW 9.68A.053(1), the prosecutor
shall divert the case.

(8) Where a case is legally sufficient and falls into neither subsection (5) nor (6) of this section, it may be filed or diverted. In deciding whether to file or divert an offense under this section the prosecutor may be guided by the length, seriousness, and recency of the alleged offender's criminal history and the circumstances surrounding the commission of the alleged offense.

(9) Whenever a juvenile is placed in custody or, where not placed in custody, referred to a diversion interview, the parent or legal guardian of the juvenile shall be notified as soon as possible concerning the allegation made against the juvenile and the current

E3SHB 1775.PL

1 status of the juvenile. Where a case involves victims of crimes 2 against persons or victims whose property has not been recovered at 3 the time a juvenile is referred to a diversion unit, the victim shall 4 be notified of the referral and informed how to contact the unit.

5 (10) The responsibilities of the prosecutor under subsections (1) 6 through (9) of this section may be performed by a juvenile court 7 probation counselor for any complaint referred to the court alleging 8 the commission of an offense which would not be a felony if committed 9 by an adult, if the prosecutor has given sufficient written notice to 10 the juvenile court that the prosecutor will not review such 11 complaints.

(11) The prosecutor, juvenile court probation counselor, or diversion unit may, in exercising their authority under this section or RCW 13.40.080, refer juveniles to community-based programs, restorative justice programs, mediation, or victim offender reconciliation programs. Such mediation or victim offender reconciliation programs shall be voluntary for victims.

18 (12) Prosecutors and juvenile courts are encouraged to engage 19 with and partner with community-based programs to expand, improve, 20 and increase options to divert youth from formal processing in 21 juvenile court. Nothing in this chapter should be read to limit 22 partnership with community-based programs to create diversion 23 opportunities for juveniles.

24 Sec. 6. RCW 13.40.213 and 2010 c 289 s 8 are each amended to 25 read as follows:

(1) When a juvenile is alleged to have committed ((the offenses of prostitution or)) <u>a</u> prostitution loitering <u>offense</u>, and the allegation, if proved, would not be the juvenile's first offense, a prosecutor may divert the offense if the county in which the offense is alleged to have been committed has a comprehensive program that provides:

32

(a) Safe and stable housing;

33 (b) Comprehensive on-site case management;

34 (c) Integrated mental health and chemical dependency services,35 including specialized trauma recovery services;

36 (d) Education and employment training delivered on-site; and

37 (e) Referrals to off-site specialized services, as appropriate.

38 (2) A prosecutor may divert a case for ((prostitution or))
 39 prostitution loitering into the comprehensive program described in

p. 6

E3SHB 1775.PL

1 this section, notwithstanding the filing criteria set forth in RCW 2 13.40.070(5).

3 (3) A diversion agreement under this section may extend to twelve4 months.

5 (4)(a) The administrative office of the courts shall compile data 6 regarding:

7 (i) The number of juveniles whose cases are diverted into the 8 comprehensive program described in this section;

9 (ii) Whether the juveniles complete their diversion agreements 10 under this section; and

(iii) Whether juveniles whose cases have been diverted under this section have been subsequently arrested or committed subsequent offenses.

(b) An annual report of the data compiled shall be provided to the governor and the appropriate committee of the legislature. ((<del>The</del> first report is due by November 1, 2010.))

17 Sec. 7. RCW 7.68.801 and 2018 c 58 s 65 are each amended to read 18 as follows:

19 (1) The commercially sexually exploited children statewide 20 coordinating committee is established to address the issue of 21 children who are commercially sexually exploited, to examine the 22 practices of local and regional entities involved in addressing 23 sexually exploited children, and to make recommendations on statewide 24 laws and practices.

(2) The committee is convened by the office of the attorney general with the department of commerce assisting with agenda planning and administrative and clerical support. The committee consists of the following members:

(a) One member from each of the two largest caucuses of the house
 of representatives appointed by the speaker of the house;

31 (b) One member from each of the two largest caucuses of the 32 senate appointed by the ((speaker)) president of the senate;

33 (c) A representative of the governor's office appointed by the 34 governor;

35 (d) The secretary of the department of children, youth, and 36 families or his or her designee;

37 (e) The secretary of the juvenile rehabilitation administration38 or his or her designee;

39 (f) The attorney general or his or her designee;

E3SHB 1775.PL

1 (g) The superintendent of public instruction or his or her 2 designee;

3 (h) A representative of the administrative office of the courts
4 appointed by the administrative office of the courts;

5 (i) The executive director of the Washington association of 6 sheriffs and police chiefs or his or her designee;

7 (j) The executive director of the Washington state criminal 8 justice training commission or his or her designee;

9 (k) A representative of the Washington association of prosecuting 10 attorneys appointed by the association;

(1) The executive director of the office of public defense or his or her designee;

13 (m) Three representatives of community service providers that 14 provide direct services to commercially sexually exploited children 15 appointed by the attorney general;

16 (n) Two representatives of nongovernmental organizations familiar 17 with the issues affecting commercially sexually exploited children 18 appointed by the attorney general;

19 (o) The president of the superior court judges' association or 20 his or her designee;

(p) The president of the juvenile court administrators or his or her designee;

23 (q) Any existing chairs of regional task forces on commercially 24 sexually exploited children;

25 (r) A representative from the criminal defense bar;

26 (s) A representative of the center for children and youth 27 justice;

28 (t) A representative from the office of crime victims advocacy;

(u) The executive director of the Washington coalition of sexualassault programs;

31 (v) <u>The executive director of the statewide organization</u> 32 <u>representing children's advocacy centers or his or her designee;</u>

33 <u>(w)</u> A representative of an organization that provides inpatient 34 chemical dependency treatment to youth, appointed by the attorney 35 general;

39 (((x))) A survivor of human trafficking, appointed by the 40 attorney general. 1

(3) The duties of the committee include, but are not limited to:

(a) Overseeing and reviewing the implementation of the Washington
state model protocol for commercially sexually exploited children at
task force sites;

5 (b) Receiving reports and data from local and regional entities 6 regarding the incidence of commercially sexually exploited children 7 in their areas as well as data information regarding perpetrators, 8 geographic data and location trends, and any other data deemed 9 relevant;

10 (c) Receiving reports on local coordinated community response 11 practices and results of the community responses;

12 (d) Reviewing recommendations from local and regional entities 13 regarding policy and legislative changes that would improve the 14 efficiency and effectiveness of local response practices;

15 (e) Making recommendations regarding policy and legislative 16 changes that would improve the effectiveness of the state's response 17 to and promote best practices for suppression of the commercial 18 sexual exploitation of children;

(f) Making recommendations regarding data collection useful to understanding or addressing the problem of commercially sexually exploited children;

(g) Reviewing and making recommendations regarding strategic local investments or opportunities for federal and state funding to address the commercial sexual exploitation of children;

(h) Reviewing the extent to which chapter 289, Laws of 2010 (Engrossed Substitute Senate Bill No. 6476) is understood and applied by enforcement authorities; ((and))

(i) Researching any barriers that exist to full implementation of
 chapter 289, Laws of 2010 (Engrossed Substitute Senate Bill No. 6476)
 throughout the state;

31 (j) Convening a meeting and providing recommendations required 32 under section 11 of this act; and

33 <u>(k) Compiling data on the number of juveniles believed to be</u> 34 <u>victims of sexual exploitation taken into custody under RCW</u> 35 <u>43.185C.260</u>.

36 (4) The committee must meet no less than annually.

37 (5) The committee shall annually report its findings and 38 recommendations to the appropriate committees of the legislature and 39 to any other known statewide committees addressing trafficking or the 40 commercial sex trade. 2 Sec. 8. RCW 43.185C.260 and 2019 c 312 s 15 are each amended to 3 read as follows:

4

1

(1) A law enforcement officer shall take a child into custody:

5 (a) If a law enforcement agency has been contacted by the parent 6 of the child that the child is absent from parental custody without 7 consent; or

8 (b) If a law enforcement officer reasonably believes, considering 9 the child's age, the location, and the time of day, that a child is 10 in circumstances which constitute a danger to the child's safety or 11 that a child is violating a local curfew ordinance; or

12 (c) If an agency legally charged with the supervision of a child 13 has notified a law enforcement agency that the child has run away 14 from placement.

15 (2) Law enforcement custody shall not extend beyond the amount of time reasonably necessary to transport the child to a destination 16 authorized by law and to place the child at that destination. Law 17 enforcement custody continues until the law enforcement officer 18 transfers custody to a person, agency, or other authorized entity 19 20 under this chapter, or releases the child because no placement is available. Transfer of custody is not complete unless the person, 21 agency, or entity to whom the child is released agrees to accept 22 23 custody.

24 (3) If a law enforcement officer takes a child into custody 25 pursuant to either subsection (1)(a) or (b) of this section and transports the child to a crisis residential center, the officer 26 27 shall, within twenty-four hours of delivering the child to the center, provide to the center a written report detailing the reasons 28 the officer took the child into custody. The center shall provide the 29 30 department of children, youth, and families with a copy of the officer's report if the youth is in the care of or receiving services 31 from the department of children, youth, and families. 32

(4) If the law enforcement officer who initially takes the juvenile into custody or the staff of the crisis residential center have reasonable cause to believe that the child is absent from home because he or she is abused or neglected, a report shall be made immediately to the department of children, youth, and families.

1 (5) Nothing in this section affects the authority of any political subdivision to make regulations concerning the conduct of 2 minors in public places by ordinance or other local law. 3 (6) If a law enforcement officer has a reasonable suspicion that 4 a child is being unlawfully harbored in violation of RCW 13.32A.080, 5 6 the officer shall remove the child from the custody of the person 7 harboring the child and shall transport the child to one of the locations specified in RCW 43.185C.265. 8

9 (7) If a law enforcement officer takes a juvenile into custody 10 pursuant to subsection (1)(b) of this section and reasonably believes 11 that the juvenile may be the victim of sexual exploitation, the 12 officer shall:

13 (a) Transport the child to:

23

14 <u>(i) An evaluation and treatment facility as defined in RCW</u> 15 <u>71.34.020, including the receiving centers established in section 2</u> 16 of this act, for purposes of evaluation for behavioral health 17 treatment authorized under chapter 71.34 RCW, including adolescent-18 initiated treatment, family-initiated treatment, or involuntary 19 treatment; or

20 (ii) Another appropriate youth-serving entity or organization 21 including, but not limited to:

22 (A) A HOPE Center as defined under RCW 43.185C.010;

(B) A foster-family home as defined under RCW 74.15.020;

24 <u>(C) A crisis residential center as defined under RCW 43.185C.010;</u> 25 <u>or</u>

26 (D) A community-based program that has expertise working with 27 adolescents in crisis; or

(b) Coordinate transportation to one of the locations identified in (a) of this subsection, with a liaison dedicated to serving commercially sexually exploited children established under RCW 74.14B.070 or a community service provider.

32 (8) Law enforcement shall have the authority to take into protective custody a child who is or is attempting to engage in 33 34 sexual conduct with another person for money or anything of value for purposes of investigating the individual or individuals who may be 35 exploiting the child and deliver the child to an evaluation and 36 37 treatment facility as defined in RCW 71.34.020, including the receiving centers established in section 2 of this act, for purposes 38 of evaluation for behavioral health treatment authorized under 39

1 <u>chapter 71.34 RCW</u>, including adolescent-initiated treatment, family-2 <u>initiated treatment</u>, or involuntary treatment.

3 (9) No child may be placed in a secure facility except as 4 provided in this chapter.

5 Sec. 9. RCW 74.14B.070 and 2017 3rd sp.s. c 6 s 508 are each 6 amended to read as follows:

7 (1) The department shall, subject to available funds, establish a system of early identification and referral to treatment of child 8 9 victims of sexual assault or sexual abuse. The system shall include 10 schools, physicians, sexual assault centers, domestic violence 11 centers, child protective services, and foster parents. A mechanism shall be developed to identify communities that have experienced 12 success in this area and share their expertise and methodology with 13 other communities statewide. 14

15 (2) The department shall provide services to support children it 16 suspects have been commercially sexually exploited. The child may 17 decide whether to voluntarily engage in the services offered by the 18 department.

(a) To provide services supporting children it suspects have been
 commercially sexually exploited, the department may provide:

21 (i) At least one liaison position in each region of the 22 department where receiving center programs are established under 23 section 2 of this act who are dedicated to serving commercially 24 sexually exploited children and who report directly to the statewide 25 program manager under (a) (ii) of this subsection;

26

<u>(ii) One statewide program manager;</u>

27 (iii) A designated person responsible for supporting commercially 28 sexually exploited children, who may be assigned other duties in 29 addition to this responsibility, in regions of the department where 30 there is not a dedicated liaison position as identified under (a)(i) 31 of this subsection; and

32 (iv) Coordinate appropriate, available, community-based services 33 for children following discharge from an evaluation and treatment 34 facility as defined in RCW 71.34.020, including the receiving centers 35 established in section 2 of this act.

36 (b) The department shall collect nonidentifiable data regarding 37 the number of commercially sexually exploited children, including 38 reports of commercially sexually exploited children received from law 39 enforcement under chapter 26.44 RCW.

1	(3) The department shall provide an annual report to the
2	commercially sexually exploited children statewide coordinating
3	committee established under RCW 7.68.801 by December 1st that
4	<u>includes:</u>
5	(a) A description of services provided by the department to
6	commercially sexually exploited children; and
7	(b) Nonidentifiable data regarding the number of commercially
8	sexually exploited children.
9	(4) The department may solicit and accept gifts, grants,
10	conveyances, bequests, and devices for supporting the purposes of
11	this section.
12	(5) Nothing in this section shall be construed to create a
13	private right of action against the department for failure to
14	identify, offer, or provide services.
15	(6) The department shall convene a work group to study, analyze,
16	and issue recommendations regarding how decriminalizing prostitution
17	and prostitution loitering for persons under eighteen will impact law
18	enforcement and prosecutor efforts and ability to discover and access
19	the victim's cell phone records to aid in prosecution of the
20	perpetrator or abuser. The work group must issue recommendations to
21	appropriate committees of the legislature by October 31, 2021.

22 Sec. 10. RCW 74.15.020 and 2019 c 172 s 10 are each amended to 23 read as follows:

The definitions in this section apply throughout this chapter and RCW 74.13.031 unless the context clearly requires otherwise.

26 (1) "Agency" means any person, firm, partnership, association, 27 corporation, or facility which receives children, expectant mothers, 28 or persons with developmental disabilities for control, care, or maintenance outside their own homes, or which places, arranges the 29 30 placement of, or assists in the placement of children, expectant 31 mothers, or persons with developmental disabilities for foster care 32 or placement of children for adoption, and shall include the following irrespective of whether there is compensation to the agency 33 34 or to the children, expectant mothers, or persons with developmental disabilities for services rendered: 35

36 (a) "Child-placing agency" means an agency which places a child37 or children for temporary care, continued care, or for adoption;

38 (b) "Community facility" means a group care facility operated for 39 the care of juveniles committed to the department under RCW 1 13.40.185. A county detention facility that houses juveniles 2 committed to the department under RCW 13.40.185 pursuant to a 3 contract with the department is not a community facility;

4 (c) "Crisis residential center" means an agency which is a 5 temporary protective residential facility operated to perform the 6 duties specified in chapter 13.32A RCW, in the manner provided in RCW 7 43.185C.295 through 43.185C.310;

(d) "Emergency respite center" is an agency that may be commonly 8 known as a crisis nursery, that provides emergency and crisis care 9 for up to seventy-two hours to children who have been admitted by 10 11 their parents or guardians to prevent abuse or neglect. Emergency 12 respite centers may operate for up to twenty-four hours a day, and for up to seven days a week. Emergency respite centers may provide 13 care for children ages birth through seventeen, and for persons 14 eighteen through twenty with developmental disabilities who are 15 16 admitted with a sibling or siblings through age seventeen. Emergency 17 respite centers may not substitute for crisis residential centers or 18 HOPE centers, or any other services defined under this section, and 19 may not substitute for services which are required under chapter 13.32A or 13.34 RCW; 20

(e) "Foster-family home" means an agency which regularly provides care on a twenty-four hour basis to one or more children, expectant mothers, or persons with developmental disabilities in the family abode of the person or persons under whose direct care and supervision the child, expectant mother, or person with a developmental disability is placed;

(f) "Group-care facility" means an agency, other than a fosterfamily home, which is maintained and operated for the care of a group of children on a twenty-four hour basis. "Group care facility" includes but is not limited to:

31 (i) Qualified residential treatment programs as defined in RCW 32 13.34.030;

33 (ii) Facilities specializing in providing prenatal, postpartum, 34 or parenting supports for youth; and

35 (iii) Facilities providing high-quality residential care and 36 supportive services to children who are, or who are at risk of 37 becoming, victims of sex trafficking;

38 (g) "HOPE center" means an agency licensed by the secretary to 39 provide temporary residential placement and other services to street 40 youth. A street youth may remain in a HOPE center for thirty days

p. 14

E3SHB 1775.PL

while services are arranged and permanent placement is coordinated. 1 No street youth may stay longer than thirty days unless approved by 2 the department and any additional days approved by the department 3 must be based on the unavailability of a long-term placement option. 4 A street youth whose parent wants him or her returned to home may 5 6 remain in a HOPE center until his or her parent arranges return of 7 the youth, not longer. All other street youth must have court approval under chapter 13.34 or 13.32A RCW to remain in a HOPE center 8 9 up to thirty days;

10 (h) "Maternity service" means an agency which provides or 11 arranges for care or services to expectant mothers, before or during 12 confinement, or which provides care as needed to mothers and their 13 infants after confinement;

(i) "Resource and assessment center" means an agency that provides short-term emergency and crisis care for a period up to seventy-two hours, excluding Saturdays, Sundays, and holidays to children who have been removed from their parent's or guardian's care by child protective services or law enforcement;

(j) "Responsible living skills program" means an agency licensed 19 by the secretary that provides residential and transitional living 20 21 services to persons ages sixteen to eighteen who are dependent under chapter 13.34 RCW and who have been unable to live in his or her 22 legally authorized residence and, as a result, the minor lived 23 outdoors or in another unsafe location not intended for occupancy by 24 the minor. Dependent minors ages fourteen and fifteen may be eligible 25 26 if no other placement alternative is available and the department 27 approves the placement;

28 (k) "Service provider" means the entity that operates a community 29 facility.

30

(2) "Agency" shall not include the following:

(a) Persons related to the child, expectant mother, or personwith developmental disability in the following ways:

(i) Any blood relative, including those of half-blood, and including first cousins, second cousins, nephews or nieces, and persons of preceding generations as denoted by prefixes of grand, great, or great-great;

37 (ii) Stepfather, stepmother, stepbrother, and stepsister;

38 (iii) A person who legally adopts a child or the child's parent 39 as well as the natural and other legally adopted children of such

persons, and other relatives of the adoptive parents in accordance with state law;

3 (iv) Spouses of any persons named in (a)(i), (ii), or (iii) of 4 this subsection (2), even after the marriage is terminated;

5 (v) Relatives, as named in (a)(i), (ii), (iii), or (iv) of this 6 subsection (2), of any half sibling of the child; or

7 (vi) Extended family members, as defined by the law or custom of 8 the Indian child's tribe or, in the absence of such law or custom, a 9 person who has reached the age of eighteen and who is the Indian 10 child's grandparent, aunt or uncle, brother or sister, brother-in-law 11 or sister-in-law, niece or nephew, first or second cousin, or 12 stepparent who provides care in the family abode on a twenty-four-13 hour basis to an Indian child as defined in 25 U.S.C. Sec. 1903(4);

(b) Persons who are legal guardians of the child, expectantmother, or persons with developmental disabilities;

16 (c) Persons who care for a neighbor's or friend's child or 17 children, with or without compensation, where the parent and person 18 providing care on a twenty-four-hour basis have agreed to the 19 placement in writing and the state is not providing any payment for 20 the care;

(d) A person, partnership, corporation, or other entity that provides placement or similar services to exchange students or international student exchange visitors or persons who have the care of an exchange student in their home;

(e) A person, partnership, corporation, or other entity that provides placement or similar services to international children who have entered the country by obtaining visas that meet the criteria for medical care as established by the United States citizenship and immigration services, or persons who have the care of such an international child in their home;

31 (f) Schools, including boarding schools, which are engaged 32 primarily in education, operate on a definite school year schedule, 33 follow a stated academic curriculum, accept only school-age children 34 and do not accept custody of children;

35 (g) Hospitals licensed pursuant to chapter 70.41 RCW when 36 performing functions defined in chapter 70.41 RCW, nursing homes 37 licensed under chapter 18.51 RCW and assisted living facilities 38 licensed under chapter 18.20 RCW;

- 39 (h) Licensed physicians or lawyers;
- 40 (i) Facilities approved and certified under chapter 71A.22 RCW;

E3SHB 1775.PL

1 (j) Any agency having been in operation in this state ten years 2 prior to June 8, 1967, and not seeking or accepting moneys or 3 assistance from any state or federal agency, and is supported in part 4 by an endowment or trust fund;

5 (k) Persons who have a child in their home for purposes of 6 adoption, if the child was placed in such home by a licensed child-7 placing agency, an authorized public or tribal agency or court or if 8 a replacement report has been filed under chapter 26.33 RCW and the 9 placement has been approved by the court;

(1) An agency operated by any unit of local, state, or federal government or an agency licensed by an Indian tribe pursuant to RCW 74.15.190;

13 (m) A maximum or medium security program for juvenile offenders 14 operated by or under contract with the department;

(n) An agency located on a federal military reservation, except where the military authorities request that such agency be subject to the licensing requirements of this chapter;

18 (o) A host home program, and host home, operated by a tax exempt organization for youth not in the care of or receiving services from 19 the department, if that program: (i) Recruits and screens potential 20 21 homes in the program, including performing background checks on 22 individuals over the age of eighteen residing in the home through the 23 Washington state patrol or equivalent law enforcement agency and performing physical inspections of the home; (ii) screens and 24 25 provides case management services to youth in the program; (iii) 26 obtains a notarized permission slip or limited power of attorney from the parent or legal guardian of the youth authorizing the youth to 27 participate in the program and the authorization is updated every six 28 29 months when a youth remains in a host home longer than six months; (iv) obtains insurance for the program through an insurance provider 30 31 authorized under Title 48 RCW; (v) provides mandatory reporter and 32 confidentiality training; and (vi) registers with the secretary of state as provided in RCW 24.03.550. A host home is a private home 33 that volunteers to host youth in need of temporary placement that is 34 associated with a host home program. Any host home program that 35 36 receives local, state, or government funding shall report the following information to the office of homeless youth prevention and 37 protection programs annually by December 1st of each year: The number 38 39 of children the program served, why the child was placed with a host 40 home, and where the child went after leaving the host home, including

E3SHB 1775.PL

but not limited to returning to the parents, running away, reaching the age of majority, or becoming a dependent of the state. A host home program shall not receive more than one hundred thousand dollars per year of public funding, including local, state, and federal funding. A host home shall not receive any local, state, or government funding;

7

(p) Receiving centers as defined in section 2 of this act.

8 (3) "Department" means the department of children, youth, and 9 families.

10 (4) "Juvenile" means a person under the age of twenty-one who has 11 been sentenced to a term of confinement under the supervision of the 12 department under RCW 13.40.185.

13 (5) "Performance-based contracts" or "contracting" means the 14 structuring of all aspects of the procurement of services around the 15 purpose of the work to be performed and the desired results with the 16 contract requirements set forth in clear, specific, and objective 17 terms with measurable outcomes. Contracts may also include provisions 18 that link the performance of the contractor to the level and timing 19 of the reimbursement.

(6) "Probationary license" means a license issued as a
 disciplinary measure to an agency that has previously been issued a
 full license but is out of compliance with licensing standards.

(7) "Requirement" means any rule, regulation, or standard of careto be maintained by an agency.

25

(8) "Secretary" means the secretary of the department.

(9) "Street youth" means a person under the age of eighteen who lives outdoors or in another unsafe location not intended for occupancy by the minor and who is not residing with his or her parent or at his or her legally authorized residence.

30 (10) "Transitional living services" means at a minimum, to the 31 extent funds are available, the following:

32 (a) Educational services, including basic literacy and 33 computational skills training, either in local alternative or public 34 high schools or in a high school equivalency program that leads to 35 obtaining a high school equivalency degree;

36 (b) Assistance and counseling related to obtaining vocational 37 training or higher education, job readiness, job search assistance, 38 and placement programs;

39 (c) Counseling and instruction in life skills such as money 40 management, home management, consumer skills, parenting, health care, 1 access to community resources, and transportation and housing 2 options;

3

(d) Individual and group counseling; and

4 (e) Establishing networks with federal agencies and state and 5 local organizations such as the United States department of labor, 6 employment and training administration programs including the 7 workforce innovation and opportunity act which administers private 8 industry councils and the job corps; vocational rehabilitation; and 9 volunteer programs.

10 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 7.68
11 RCW to read as follows:

(1) By September 1, 2020, the statewide coordinating committee shall convene a meeting related to the role that child advocacy centers have in responding to and supporting commercially sexually exploited children.

16 (a) The meeting required under this subsection must include 17 representatives from child advocacy centers.

18 (b) By October 1, 2020, the department must provide a report to 19 the statewide coordinating committee that includes:

20 (i) An inventory of the number and location of child advocacy 21 centers in the state; and

(ii) A description of the services provided by each of the childadvocacy centers in the state.

(2) By December 1, 2020, and in compliance with RCW 43.01.036,
 the statewide coordinating committee must provide a report to the
 relevant committees of the legislature that includes:

(a) An inventory of the number and location of child advocacycenters in the state;

(b) A description of the services provided by each of the childadvocacy centers in the state;

31 (c) Recommendations for expanded use of child advocacy centers in 32 providing additional services for commercially sexually exploited 33 children; and

34 (d) Recommendations for ensuring that child advocacy centers 35 connect commercially sexually exploited children with available 36 services in the community.

37

(3) For purposes of this section:

(a) "Child advocacy center" has the same meaning as thedefinition provided under RCW 26.44.020.

E3SHB 1775.PL

1 (b) "Department" means the department of commerce.

(c) "Statewide coordinating committee" means the commercially
sexually exploited children statewide coordinating committee
established under RCW 7.68.801.

5 (4) This section expires June 30, 2021.

6 <u>NEW SECTION.</u> Sec. 12. Sections 4, 5, and 6 of this act take 7 effect January 1, 2024.

--- END ---