SUBSTITUTE HOUSE BILL 2041

State of Washington 68th Legislature 2024 Regular Session

By House Health Care & Wellness (originally sponsored by Representatives Riccelli, Schmick, Simmons, Reed, Schmidt, Macri, and Lekanoff)

AN ACT Relating to physician assistant collaborative practice; 1 2 18.71A.020, 18.71A.025, 18.71A.030, 18.71A.050, amending RCW 3 18.71A.090, 18.71A.120, 18.71A.150, 51.28.100, 10.77.175, 18.71.030, 51.04.030, 71.05.215, 71.05.217, 71.05.585, 71.32.110, 4 7.68.030, 71.32.140, 71.32.250, 71.34.020, 71.34.020, 71.34.755, and 74.09.497; 5 reenacting and amending RCW 18.71A.010, 69.50.101, 71.05.020, 6 7 71.05.020, 71.34.750, 71.34.750, and 9.41.010; adding a new section 8 to chapter 18.71A RCW; adding a new section to chapter 48.43 RCW; 9 creating a new section; providing effective dates; providing contingent effective dates; providing an expiration date; 10 and 11 providing contingent expiration dates.

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

<u>NEW SECTION.</u> 13 Sec. 1. From March 2020 through October 2022, 14 physician assistants were permitted under the governor's proclamation 20-32 to work without a delegation agreement signed by a supervising 15 16 physician. During the public health emergency, physician assistants 17 provided safe and efficient care, expanding access to necessary services and procedures statewide. There continues to be a great need 18 for additional providers in primary care and specialty areas, 19 20 especially in medically underserved and rural communities. Therefore, 21 the legislature intends to authorize physician assistants to enter

into collaborative practice with physicians to provide team-based
 care and enhance access to health care for the people of the state.

3 Sec. 2. RCW 18.71A.010 and 2020 c 80 s 2 are each reenacted and 4 amended to read as follows:

5 The definitions ((set forth)) in this section apply throughout 6 this chapter <u>unless the context clearly requires otherwise</u>.

(1) "Collaboration" means how physician assistants shall interact 7 with, consult with, or refer to a physician or other appropriate 8 member or members of the health care team as indicated by the 9 patient's condition, the education, experience, and competencies of 10 the physician assistant, and the standard of care. The degree of 11 collaboration must be determined by the practice, which may include 12 decisions made by the physician assistant's employer, group, hospital 13 service, and credentialing and privileging systems of licensed 14 15 facilities.

16 <u>(2) "Collaboration agreement" means a written agreement that</u> 17 <u>describes the manner in which the physician assistant is supervised</u> 18 <u>by or collaborates with at least one physician and that is signed by</u> 19 <u>the physician assistant and one or more physicians or the physician</u> 20 <u>assistant's employer.</u>

(3) "Commission" means the Washington medical commission.

21 22

((-(2))) (4) "Department" means the department of health.

(((3))) <u>(5) "Employer" means the scope appropriate clinician,</u> such as a medical director, who is authorized to enter into the collaboration agreement with a physician assistant on behalf of the facility, group, clinic, or other organization that employs the physician assistant.

28 (6) "Participating physician" means a physician that supervises 29 or collaborates with a physician assistant pursuant to a 30 collaboration agreement.

31 <u>(7)</u> "Physician" means a physician licensed under chapter 18.57 or 32 18.71 RCW.

33 (((4))) <u>(8)</u> "Physician assistant" means a person who is licensed 34 by the commission to practice medicine according to a $((\frac{\text{practice}}))$ 35 <u>collaboration</u> agreement with one or more participating physicians((τ 36 with at least one of the physicians working in a supervisory 37 capacity,)) and who is academically and clinically prepared to 38 provide health care services and perform diagnostic, therapeutic, 39 preventative, and health maintenance services. 1 (((5) "Practice agreement" means an agreement entered under RCW
2 18.71A.120.

3 (6))) (9) "Practice medicine" has the meaning defined in RCW 4 18.71.011 and also includes the practice of osteopathic medicine and 5 surgery as defined in RCW 18.57.001.

6 (((-7))) (10) "Secretary" means the secretary of health or the 7 secretary's designee.

8 Sec. 3. RCW 18.71A.020 and 2020 c 80 s 3 are each amended to 9 read as follows:

(1) The commission shall adopt rules fixing the qualifications 10 and the educational and training requirements for licensure as a 11 physician assistant or for those enrolled in any physician assistant 12 training program. The requirements shall include completion of an 13 accredited physician assistant training program approved by the 14 15 commission and within one year successfully take and pass an 16 examination approved by the commission, if the examination tests subjects substantially equivalent to the curriculum of an accredited 17 physician assistant training program. An interim permit may be 18 granted by the department of health for one year provided the 19 20 applicant meets all other requirements. Physician assistants licensed 21 by the board of medical examiners, or the commission as of July 1, 22 1999, shall continue to be licensed.

23 (2)(a) The commission shall adopt rules governing the extent to 24 which:

25 (i) Physician assistant students may practice medicine during 26 training; and

(ii) Physician assistants may practice after successfulcompletion of a physician assistant training course.

29

(b) Such rules shall provide:

(i) That the practice of a physician assistant shall be limited
 to the performance of those services for which he or she is trained;
 and

(ii) That each physician assistant shall practice medicine only under the terms of one or more ((practice)) collaboration agreements, each signed by ((one or more supervising physicians licensed in this state)) the physician assistant and one or more physicians licensed in this state or the physician assistant's employer. A ((practice)) collaboration agreement may be signed electronically using a method for electronic signatures approved by the commission. ((Supervision

SHB 2041

1 shall not be construed to necessarily require the personal presence 2 of the supervising physician or physicians at the place where 3 services are rendered.))

(3) Applicants for licensure shall file an application with the 4 commission on a form prepared by the secretary with the approval of 5 6 the commission, detailing the education, training, and experience of the physician assistant and such other information as the commission 7 may require. The application shall be accompanied by a fee determined 8 by the secretary as provided in RCW 43.70.250 and 43.70.280. A 9 surcharge of fifty dollars per year shall be charged on each license 10 11 renewal or issuance of a new license to be collected by the 12 department and deposited into the impaired physician account for physician assistant participation in the ((impaired)) physician 13 health program. Each applicant shall furnish proof satisfactory to 14 the commission of the following: 15

(a) That the applicant has completed an accredited physician
assistant program approved by the commission and is eligible to take
the examination approved by the commission;

19

(b) That the applicant is of good moral character; and

(c) That the applicant is physically and mentally capable of practicing medicine as a physician assistant with reasonable skill and safety. The commission may require an applicant to submit to such examination or examinations as it deems necessary to determine an applicant's physical or mental capability, or both, to safely practice as a physician assistant.

(4) (a) The commission may approve, deny, or take other
disciplinary action upon the application for license as provided in
the Uniform Disciplinary Act, chapter 18.130 RCW.

(b) The license shall be renewed as determined under RCW 43.70.250 and 43.70.280. The commission shall request licensees to submit information about their current professional practice at the time of license renewal and licensees must provide the information requested. This information may include practice setting, medical specialty, or other relevant data determined by the commission.

35 (5) All funds in the impaired physician account shall be paid to 36 the contract entity within sixty days of deposit.

37 Sec. 4. RCW 18.71A.025 and 2020 c 80 s 4 are each amended to 38 read as follows:

1 (1) The uniform disciplinary act, chapter 18.130 RCW, governs the 2 issuance and denial of licenses and the discipline of licensees under 3 this chapter.

4 (2) The commission shall consult with the board of osteopathic 5 medicine and surgery when investigating allegations of unprofessional 6 conduct against a licensee who ((has a supervising)) is supervised by 7 or is collaborating with a physician licensed under chapter 18.57 8 RCW.

9 Sec. 5. RCW 18.71A.030 and 2020 c 80 s 5 are each amended to 10 read as follows:

(1) A physician assistant may practice medicine in this state to the extent permitted by the ((practice)) <u>collaboration</u> agreement. A physician assistant shall be subject to discipline under chapter 18.130 RCW.

15 (2) (a) A physician assistant who has completed fewer than 4,000 16 hours of postgraduate clinical practice must work under the supervision of a participating physician, as described in the 17 18 collaboration agreement and determined at the practice site. A physician assistant with 4,000 or more hours of postgraduate clinical 19 practice may work in collaboration with a participating physician, if 20 the physician assistant has completed 2,000 or more supervised hours 21 22 in the physician assistant's chosen specialty.

(b) If a physician assistant chooses to change specialties after the completion of 4,000 hours of postgraduate clinical practice, the first 2,000 hours of postgraduate clinical practice in the new specialty must be completed under the supervision of a participating physician, as described in the collaboration agreement and determined at the practice site.

29 (c) Supervision shall not be construed to necessarily require the 30 personal presence of the participating physician or physicians at the 31 place where services are rendered.

32 (3) (a) Physician assistants may provide services that they are competent to perform based on their education, training, and 33 experience and that are consistent with their ((practice)) 34 collaboration agreement. The ((supervising physician)) participating 35 physician or physicians, or the physician assistant's employer, and 36 the physician assistant shall determine which procedures may be 37 38 performed and the ((supervision)) degree of autonomy under which the 39 procedure is performed.

1 (b) Physician assistants may practice in any area of medicine or 2 surgery as long as the practice is not beyond the ((supervising 3 physician's own scope of expertise and clinical practice and the 4 practice agreement.

5 (3) A physician assistant delivering)) scope of expertise and 6 clinical practice of the participating physician or physicians or the 7 group of physicians within the department or specialty areas in which 8 the physician assistant practices.

(c) A physician assistant who has at least 10 years or 20,000 9 10 hours of postgraduate clinical experience in a specialty may continue to provide those specialty services if the physician assistant is 11 employed in a practice setting where those services are outside the 12 specialty of the physician assistant's participating physician or 13 physicians, as outlined in the collaboration agreement, if the 14 15 practice is located in a rural area as identified by the department under RCW 70.180.011 or in an underserved area as designated by the 16 17 health resources and services administration as a medically underserved area or having a medically underserved population. The 18 physician assistant must complete continuing education related to 19 that specialty while performing services outside the specialty of the 20 21 physician assistant's participating physician or physicians.

(4) A physician assistant working with an anesthesiologist who is 22 acting as a participating physician as defined in RCW 18.71A.010 to 23 24 deliver general anesthesia or intrathecal anesthesia pursuant to a 25 ((practice)) collaboration agreement ((with a physician)) shall show evidence of adequate education and training in the delivery of the 26 27 type of anesthesia being delivered on ((his or her practice 28 agreement)) the physician assistant's collaboration agreement as 29 stipulated by the commission.

30 Sec. 6. RCW 18.71A.050 and 2020 c 80 s 7 are each amended to 31 read as follows:

32 physician <u>or employer</u> who enters No into a ((practice)) 33 collaboration agreement with a licensed physician assistant in accordance with and within the terms of any permission granted by the 34 commission is considered as aiding and abetting an unlicensed person 35 to practice medicine. The ((supervising physician and)) physician 36 assistant shall ((each)) retain <u>sole</u> professional and personal 37 38 responsibility for any act which constitutes the practice of medicine 39 as defined in RCW 18.71.011 or the practice of osteopathic medicine

1 and surgery as defined in RCW 18.57.001 when performed by the 2 physician assistant.

3 Sec. 7. RCW 18.71A.090 and 2020 c 80 s 8 are each amended to 4 read as follows:

5 (1) A physician assistant may sign and attest to any 6 certificates, cards, forms, or other required documentation that the 7 physician assistant's ((supervising)) participating physician or physician group may sign, provided that it is within the physician 8 9 assistant's scope of practice and is consistent with the terms of the 10 physician assistant's ((practice)) <u>collaboration</u> agreement as 11 required by this chapter.

12 (2) Notwithstanding any federal law, rule, or medical staff bylaw 13 provision to the contrary, a physician is not required to countersign 14 orders written in a patient's clinical record or an official form by 15 a physician assistant with whom the physician has a ((practice)) 16 <u>collaboration</u> agreement.

17 Sec. 8. RCW 18.71A.120 and 2020 c 80 s 6 are each amended to 18 read as follows:

(1) (a) Prior to commencing practice, a physician assistant licensed in Washington state must enter into a ((practice)) <u>collaboration</u> agreement ((with a physician or group of physicians, at least one of whom must be working in a supervisory capacity.

23 (a)) that identifies at least one participating physician and 24 that is signed by one or more participating physicians or the 25 physician assistant's employer.

26 (b) A collaboration agreement must be signed by a physician if 27 the physician assistant's employer is not a physician.

(c) If a participating physician is not a signatory to the 28 29 collaboration agreement, the participating physician must be provided 30 notice of the agreement and an opportunity to decline participation. 31 Entering into a ((practice)) collaboration agreement is voluntary for 32 physician assistant and the ((supervising)) participating the physician or employer. A physician may not be compelled to 33 participate in a ((practice)) collaboration agreement as a condition 34 35 of employment.

36 $((\frac{b}{b}))$ <u>(d)</u> Prior to entering into the $(\frac{practice}{practice})$ <u>collaboration</u> 37 agreement, the <u>participating</u> physician $(\frac{1}{7})$ <u>or</u> physicians, <u>employer</u>, 38 or their designee must verify the physician assistant's credentials. 1 (((c))) <u>(e)</u> The protections of RCW 43.70.075 apply to any 2 <u>participating</u> physician <u>or employer</u> who reports to the commission 3 acts of retaliation or reprisal for declining to sign a ((practice)) 4 <u>collaboration</u> agreement.

5 (((d))) <u>(f)</u> The ((practice)) <u>collaboration</u> agreement must be 6 ((maintained by the physician assistant's employer or at his or her 7 place of work and must be)) <u>available either electronically or on</u> 8 paper at the physician assistant's primary location of practice and 9 made available to the commission upon request.

10 (((e))) <u>(g)</u> The commission shall develop a model ((practice))
11 <u>collaboration</u> agreement.

12 (((++))) (h) The commission shall establish administrative 13 procedures, administrative requirements, and fees as provided in RCW 14 43.70.250 and 43.70.280.

15 (2) A ((practice)) collaboration agreement must include all of 16 the following:

17 (a) The duties and responsibilities of the physician assistant(($_{ au}$ the supervising physician, and alternate)) and the participating 18 19 physician or physicians. The ((practice)) collaboration agreement must describe the supervision or collaboration requirements for 20 specified procedures or areas of practice, depending on the number of 21 postgraduate clinical practice hours completed. The ((practice)) 22 23 collaboration agreement may only include acts, tasks, or functions that the physician assistant ((and supervising physician or alternate 24 25 physicians are)) is qualified to perform by education, training, or experience ((and that are)). The acts, tasks, or functions included 26 27 in the collaboration agreement must also be within the scope of 28 expertise and clinical practice of ((both the physician assistant and the supervising physician or alternate physicians)) either the 29 participating physician or physicians or the group of physicians 30 within the department or specialty areas in which the physician 31 32 assistant is practicing, unless otherwise authorized by law, rule, or 33 the commission;

(b) A process between the physician assistant and ((supervising)) participating physician or ((alternate)) physicians for communication, availability, and decision making when providing medical treatment to a patient or in the event of an acute health care crisis not previously covered by the ((practice)) <u>collaboration</u> agreement, such as a flu pandemic or other unforeseen emergency.

1 Communications may occur in person, electronically, by telephone, or 2 by an alternate method;

3 (c) If there is only one <u>participating</u> physician ((party to)) 4 <u>identified in</u> the ((practice)) <u>collaboration</u> agreement, a protocol 5 for designating ((an alternate)) <u>another participating</u> physician for 6 consultation in situations in which the physician is not available;

7 (d) The signature of the physician assistant and the signature or
8 signatures of the ((supervising physician. A practice agreement may
9 be signed electronically using a method for electronic signatures
10 approved by the commission; and

11

(e))) participating physician or physicians, or employer;

12 (e) If the physician assistant is working under the supervision 13 of a participating physician, in accordance with RCW 18.71A.030, a 14 plan for how the physician assistant will be supervised;

15 (f) An attestation by the physician assistant of the number of 16 postgraduate clinical practice hours completed, including the number 17 of hours completed in a chosen specialty, at the time the physician 18 assistant signs the collaboration agreement; and

19 (q) A termination provision. A physician assistant or physician may terminate the ((practice)) collaboration agreement as it applies 20 21 to а single ((supervising)) participating physician without terminating the agreement with respect to the remaining participating 22 23 physicians. If the termination results in no ((supervising)) participating physician being designated on the agreement, a new 24 25 ((supervising)) participating physician must be designated for the 26 agreement to be valid.

(i) Except as provided in (((e))) <u>(g)</u>(ii) of this subsection, the
 physician assistant or ((supervising)) participating physician must
 provide written notice at least thirty days prior to the termination.

30 (ii) The physician assistant or ((supervising)) participating 31 physician may terminate the ((practice)) collaboration agreement 32 immediately due to good faith concerns regarding unprofessional 33 conduct or failure to practice medicine while exercising reasonable 34 skill and safety.

35 (3) ((A practice agreement may be amended for any reason, such as 36 to add or remove supervising physicians or alternate physicians or to 37 amend the duties and responsibilities of the physician assistant.

38 (4)) The physician assistant is responsible for tracking the 39 number of postgraduate clinical hours completed, including the number 40 of hours completed in a chosen specialty. 1

(4) A collaboration agreement may be amended for any reason.

2 <u>(5)</u> Whenever a physician assistant is practicing in a manner 3 inconsistent with the ((practice)) <u>collaboration</u> agreement, the 4 commission may take disciplinary action under chapter 18.130 RCW.

5 (((5))) <u>(6)</u> Whenever a physician is subject to disciplinary 6 action under chapter 18.130 RCW related to the practice of a 7 physician assistant, the case must be referred to the appropriate 8 disciplining authority.

9 (((6))) <u>(7)</u> A physician assistant ((or)), physician, or employer 10 may participate in more than one ((practice)) <u>collaboration</u> agreement 11 if ((he or she)) <u>the physician or employer</u> is reasonably able to 12 fulfill the duties and responsibilities in each agreement.

13 (((7) A physician may supervise no more than ten physician 14 assistants. A physician may petition the commission for a waiver of 15 this limit. The commission shall automatically grant a waiver to any 16 physician who possesses, on July 1, 2021, a valid waiver to supervise 17 more than ten physician assistants. A physician granted a waiver 18 under this subsection may not supervise more physician assistants 19 than the physician is able to adequately supervise.

20 (8) A physician assistant must file with the commission in a form
21 acceptable to the commission:

22 (a) Each practice agreement into which the physician assistant 23 enters under this section;

24 (b) Any amendments to the practice agreement; and

25 (c) Notice if the practice agreement is terminated)) (8) Nothing 26 in this section shall be construed as prohibiting physician 27 assistants from owning their own practice or clinic.

28 Sec. 9. RCW 18.71A.150 and 2020 c 80 s 11 are each amended to 29 read as follows:

The commission and the board of osteopathic medicine and surgery shall adopt any rules necessary to implement ((chapter 80, Laws of 2020)) <u>requirements related to collaboration agreements entered into</u> <u>under this chapter</u>.

34 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 18.71A 35 RCW to read as follows:

A physician assistant practicing under a practice agreement that was entered into before July 1, 2025, may continue to practice under the practice agreement until the physician assistant enters into a 1 collaboration agreement, as defined in RCW 18.71A.010. A physician 2 assistant described in this section shall enter into a collaboration 3 agreement not later than the date on which the physician assistant's 4 license is due for renewal or July 1, 2025, whichever is later.

5 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 48.43 6 RCW to read as follows:

7 This chapter authorizes carriers to reimburse employers of physician assistants for covered services rendered by licensed 8 physician assistants. Payment for services within the physician 9 10 assistant's scope of practice must be made when ordered or performed 11 by a physician assistant if the same services would have been covered if ordered or performed by a physician. Physician assistants or their 12 employers are authorized to bill for and receive direct payment for 13 the services delivered by physician assistants. 14

15 Sec. 12. RCW 51.28.100 and 2020 c 80 s 39 are each amended to 16 read as follows:

17 department shall accept the signature of a physician The 18 assistant on any certificate, card, form, or other documentation 19 required by the department that the physician assistant's 20 ((supervising)) participating physician or physicians, as defined in 21 RCW 18.71A.010, may sign, provided that it is within the physician assistant's scope of practice, and is consistent with the terms of 22 23 the physician assistant's ((practice)) collaboration agreement as required by chapter 18.71A RCW. Consistent with the terms of this 24 section, the authority of a physician assistant to sign such 25 26 certificates, cards, forms, or other documentation includes, but is not limited to, the execution of the certificate required in RCW 27 51.28.020. A physician assistant may not rate a worker's permanent 28 29 partial disability under RCW 51.32.055.

30 Sec. 13. RCW 10.77.175 and 2022 c 210 s 22 are each amended to 31 read as follows:

32 (1) Conditional release planning should start at admission and 33 proceed in coordination between the department and the person's 34 managed care organization, or behavioral health administrative 35 services organization if the person is not eligible for medical 36 assistance under chapter 74.09 RCW. If needed, the department shall 37 assist the person to enroll in medical assistance in suspense status

SHB 2041

1 under RCW 74.09.670. The state hospital liaison for the managed care 2 organization or behavioral health administrative services 3 organization shall facilitate conditional release planning in 4 collaboration with the department.

5 (2) Less restrictive alternative treatment pursuant to a 6 conditional release order, at a minimum, includes the following 7 services:

(a) Assignment of a care coordinator;

9 (b) An intake evaluation with the provider of the conditional 10 treatment;

11 (c) A psychiatric evaluation or a substance use disorder 12 evaluation, or both;

13 (d) A schedule of regular contacts with the provider of the less 14 restrictive alternative treatment services for the duration of the 15 order;

16 (e) A transition plan addressing access to continued services at 17 the expiration of the order;

18

8

(f) An individual crisis plan;

19 (g) Consultation about the formation of a mental health advance 20 directive under chapter 71.32 RCW;

21

(h) Appointment of a transition team under RCW 10.77.150; and

(i) Notification to the care coordinator assigned in (a) of this subsection and to the transition team as provided in RCW 10.77.150 if reasonable efforts to engage the client fail to produce substantial compliance with court-ordered treatment conditions.

26 (3) Less restrictive alternative treatment pursuant to a 27 conditional release order may additionally include requirements to 28 participate in the following services:

29 (a) Medication management;

30 (b) Psychotherapy;

- 31 (c) Nursing;
- 32 (d) Substance use disorder counseling;
- 33 (e) Residential treatment;
- 34 (f) Partial hospitalization;
- 35 (g) Intensive outpatient treatment;

36 (h) Support for housing, benefits, education, and employment; and

37 (i) Periodic court review.

38 (4) Nothing in this section prohibits items in subsection (2) of 39 this section from beginning before the conditional release of the 40 individual.

1 (5) If the person was provided with involuntary medication under RCW 10.77.094 or pursuant to a judicial order during the involuntary 2 commitment period, the less restrictive alternative treatment 3 pursuant to the conditional release order may authorize the less 4 restrictive alternative treatment provider or its designee to 5 6 administer involuntary antipsychotic medication to the person if the provider has attempted and failed to obtain the informed consent of 7 the person and there is a concurring medical opinion approving the 8 medication by a psychiatrist, physician assistant working with a 9 10 ((supervising)) psychiatrist who is acting as a participating physician as defined in RCW 18.71A.010, psychiatric advanced 11 12 registered nurse practitioner, or physician or physician assistant in consultation with an independent mental health professional with 13 14 prescribing authority.

15 (6) Less restrictive alternative treatment pursuant to a 16 conditional release order must be administered by a provider that is 17 certified or licensed to provide or coordinate the full scope of 18 services required under the less restrictive alternative order and 19 that has agreed to assume this responsibility.

(7) The care coordinator assigned to a person ordered to less 20 restrictive alternative treatment pursuant to a conditional release 21 22 order must submit an individualized plan for the person's treatment 23 services to the court that entered the order. An initial plan must be submitted as soon as possible following the intake evaluation and a 24 25 revised plan must be submitted upon any subsequent modification in which a type of service is removed from or added to the treatment 26 27 plan.

(8) A care coordinator may disclose information and records related to mental health treatment under RCW 70.02.230(2)(k) for purposes of implementing less restrictive alternative treatment pursuant to a conditional release order.

32 (9) For the purpose of this section, "care coordinator" means a representative from the department of social and health services who 33 coordinates the activities of less restrictive alternative treatment 34 pursuant to a conditional release order. The care coordinator 35 coordinates activities with the person's transition team that are 36 necessary for enforcement and continuation of the conditional release 37 order and is responsible for coordinating service activities with 38 39 other agencies and establishing and maintaining a therapeutic 40 relationship with the individual on a continuing basis.

1 Sec. 14. RCW 18.71.030 and 2021 c 247 s 1 are each amended to 2 read as follows:

Nothing in this chapter shall be construed to apply to or interfere in any way with the practice of religion or any kind of treatment by prayer; nor shall anything in this chapter be construed to prohibit:

7 (1) The furnishing of medical assistance in cases of emergency 8 requiring immediate attention;

9

(2) The domestic administration of family remedies;

10 (3) The administration of oral medication of any nature to 11 students by public school district employees or private elementary or 12 secondary school employees as provided for in chapter 28A.210 RCW;

13 (4) The practice of dentistry, osteopathic medicine and surgery, 14 nursing, chiropractic, podiatric medicine and surgery, optometry, 15 naturopathy, or any other healing art licensed under the methods or 16 means permitted by such license;

17 (5) The practice of medicine in this state by any commissioned 18 medical officer serving in the armed forces of the United States or 19 public health service or any medical officer on duty with the United 20 States veterans administration while such medical officer is engaged 21 in the performance of the duties prescribed for him or her by the 22 laws and regulations of the United States;

(6) The consultation through telemedicine or other means by a practitioner, licensed by another state or territory in which he or she resides, with a practitioner licensed in this state who has responsibility for the diagnosis and treatment of the patient within this state;

(7) The in-person practice of medicine by any practitioner
 licensed by another state or territory in which he or she resides,
 provided that such practitioner shall not open an office or appoint a
 place of meeting patients or receiving calls within this state;

32 (8) The practice of medicine by a person who is a regular student33 in a school of medicine approved and accredited by the commission if:

(a) The performance of such services is only pursuant to a
 regular course of instruction or assignments from his or her
 instructor; or

37 (b) Such services are performed only under the supervision and38 control of a person licensed pursuant to this chapter; or

39 (c)(i) Such services are performed without compensation or 40 expectation of compensation as part of a volunteer activity; (ii) The student is under the direct supervision and control of a pharmacist licensed under chapter 18.64 RCW, an osteopathic physician and surgeon licensed under chapter 18.57 RCW, or a registered nurse or advanced registered nurse practitioner licensed under chapter 18.79 RCW;

6 (iii) The services the student performs are within the scope of 7 practice of: (A) A physician licensed under this chapter; and (B) the 8 person supervising the student;

9 (iv) The school in which the student is enrolled verifies the 10 student has demonstrated competency through his or her education and 11 training to perform the services; and

(v) The student provides proof of current malpractice insuranceto the volunteer activity organizer prior to performing any services;

(9) The practice of medicine by a person serving a period of postgraduate medical training in a program of clinical medical training sponsored by a college or university in this state or by a hospital accredited in this state, however, the performance of such services shall be only pursuant to his or her duties as a trainee;

(10) The practice of medicine by a person who is regularly enrolled in a physician assistant program approved by the commission, however, the performance of such services shall be only pursuant to a regular course of instruction in said program and such services are performed only under the supervision and control of a person licensed pursuant to this chapter;

(11) The practice of medicine by a licensed physician assistant which practice is performed under the supervision ((and control)) of or in collaboration with a physician licensed pursuant to this chapter;

(12) The practice of medicine, in any part of this state which shares a common border with Canada and which is surrounded on three sides by water, by a physician licensed to practice medicine and surgery in Canada or any province or territory thereof;

(13) The administration of nondental anesthesia by a dentist who has completed a residency in anesthesiology at a school of medicine approved by the commission, however, a dentist allowed to administer nondental anesthesia shall do so only under authorization of the patient's attending surgeon, obstetrician, or psychiatrist, and the commission has jurisdiction to discipline a dentist practicing under this exemption and enjoin or suspend such dentist from the practice

1 of nondental anesthesia according to this chapter and chapter 18.130
2 RCW;

3 (14) Emergency lifesaving service rendered by a physician's 4 trained advanced emergency medical technician and paramedic, as 5 defined in RCW 18.71.200, if the emergency lifesaving service is 6 rendered under the responsible supervision and control of a licensed 7 physician;

8 (15) The provision of clean, intermittent bladder catheterization 9 for students by public school district employees or private school 10 employees as provided for in RCW 18.79.290 and 28A.210.280.

11 Sec. 15. RCW 7.68.030 and 2020 c 80 s 12 are each amended to 12 read as follows:

(1) It shall be the duty of the director to establish and 13 administer a program of benefits to innocent victims of criminal acts 14 15 within the terms and limitations of this chapter. The director may 16 apply for and, subject to appropriation, expend federal funds under Public Law 98-473 and any other federal program providing financial 17 assistance to state crime victim compensation programs. The federal 18 funds shall be deposited in the state general fund and may be 19 20 expended only for purposes authorized by applicable federal law.

21 (2) The director shall:

(a) Establish and adopt rules governing the administration ofthis chapter in accordance with chapter 34.05 RCW;

(b) Regulate the proof of accident and extent thereof, the proofof death, and the proof of relationship and the extent of dependency;

(c) Supervise the medical, surgical, and hospital treatment to the intent that it may be in all cases efficient and up to the recognized standard of modern surgery;

(d) Issue proper receipts for moneys received and certificatesfor benefits accrued or accruing;

31 (e) Designate a medical director who is licensed under chapter 32 18.57 or 18.71 RCW;

(f) Supervise the providing of prompt and efficient care and treatment, including care provided by physician assistants governed by the provisions of chapter 18.71A RCW, ((acting under a supervising physician,)) including chiropractic care, and including care provided by licensed advanced registered nurse practitioners, to victims at the least cost consistent with promptness and efficiency, without discrimination or favoritism, and with as great uniformity as the

SHB 2041

1 various and diverse surrounding circumstances and locations of industries will permit and to that end shall, from time to time, 2 establish and adopt and supervise the administration of printed 3 forms, electronic communications, rules, regulations, and practices 4 for the furnishing of such care and treatment. The medical coverage 5 6 decisions of the department do not constitute a "rule" as used in RCW 34.05.010(16), nor are such decisions subject to the rule-making 7 provisions of chapter 34.05 RCW except that criteria for establishing 8 medical coverage decisions shall be adopted by rule. The department 9 may recommend to a victim particular health care services and 10 11 providers where specialized treatment is indicated or where cost-12 effective payment levels or rates are obtained by the department, and the department may enter into contracts for goods and services 13 including, but not limited to, durable medical equipment so long as 14 15 statewide access to quality service is maintained for injured 16 victims;

17 (g) In consultation with interested persons, establish and, in his or her discretion, periodically change as may be necessary, and 18 19 make available a fee schedule of the maximum charges to be made by any physician, surgeon, chiropractor, hospital, druggist, licensed 20 advanced registered nurse practitioner, ((and)) physician assistants 21 as defined in chapter 18.71A RCW, acting under ((a supervising 22 23 physician)) the supervision of or in coordination with a participating physician, as defined in RCW 18.71A.010, or other 24 25 agency or person rendering services to victims. The department shall coordinate with other state purchasers of health care services to 26 establish as much consistency and uniformity in billing and coding 27 28 practices as possible, taking into account the unique requirements 29 and differences between programs. No service covered under this title, including services provided to victims, whether aliens or 30 31 other victims, who are not residing in the United States at the time 32 of receiving the services, shall be charged or paid at a rate or rates exceeding those specified in such fee schedule, and no contract 33 providing for greater fees shall be valid as to the excess. The 34 establishment of such a schedule, exclusive of conversion factors, 35 does not constitute "agency action" as used in RCW 34.05.010(3), nor 36 does such a fee schedule constitute a "rule" as used in RCW 37 34.05.010(16). Payments for providers' services under the fee 38 schedule established pursuant to this subsection (2) may not be less 39

1 than payments provided for comparable services under the workers' 2 compensation program under Title 51 RCW, provided:

3 If the department, using caseload estimates, projects a (i) deficit in funding for the program by July 15th for the following 4 fiscal year, the director shall notify the governor and the 5 6 appropriate committees of the legislature and request funding 7 sufficient to continue payments to not less than payments provided for comparable services under the workers' compensation program. If 8 sufficient funding is not provided to continue payments to not less 9 than payments provided for comparable services under the workers' 10 11 compensation program, the director shall reduce the payments under 12 the fee schedule for the following fiscal year based on caseload estimates and available funding, except payments may not be reduced 13 to less than seventy percent of payments for comparable services 14 under the workers' compensation program; 15

16 (ii) Ιf an unforeseeable catastrophic event results in 17 insufficient funding to continue payments to not less than payments 18 provided for comparable services under the workers' compensation 19 program, the director shall reduce the payments under the fee schedule to not less than seventy percent of payments provided for 20 21 comparable services under the workers' compensation program, provided 22 that the reduction may not be more than necessary to fund benefits 23 under the program; and

(iii) Once sufficient funding is provided or otherwise available, the director shall increase the payments under the fee schedule to not less than payments provided for comparable services under the workers' compensation program;

28 (h) Make a record of the commencement of every disability and the termination thereof and, when bills are rendered for the care and 29 treatment of injured victims, shall approve and pay those which 30 31 conform to the adopted rules, regulations, established fee schedules, 32 and practices of the director and may reject any bill or item thereof 33 incurred in violation of the principles laid down in this section or the rules, regulations, or the established fee schedules and rules 34 and regulations adopted under it. 35

36 (3) The director and his or her authorized assistants:

(a) Have power to issue subpoenas to enforce the attendance and
 testimony of witnesses and the production and examination of books,
 papers, photographs, tapes, and records before the department in
 connection with any claim made to the department or any billing

submitted to the department. The superior court has the power to
 enforce any such subpoena by proper proceedings;

(b) (i) May apply for and obtain a superior court order approving 3 and authorizing a subpoena in advance of its issuance. 4 The application may be made in the county where the subpoenaed person 5 6 resides or is found, or the county where the subpoenaed records or documents are located, or in Thurston county. The application must 7 (A) state that an order is sought pursuant to this subsection; (B) 8 adequately specify the records, documents, or testimony; and (C) 9 declare under oath that an investigation is being conducted for a 10 11 lawfully authorized purpose related to an investigation within the 12 department's authority and that the subpoenaed documents or testimony are reasonably related to an investigation within the department's 13 14 authority.

(ii) Where the application under this subsection (3)(b) is made to the satisfaction of the court, the court must issue an order approving the subpoena. An order under this subsection constitutes authority of law for the agency to subpoena the records or testimony.

(iii) The director and his or her authorized assistants may seek approval and a court may issue an order under this subsection without prior notice to any person, including the person to whom the subpoena is directed and the person who is the subject of an investigation.

(4) In all hearings, actions, or proceedings before the department, any physician or licensed advanced registered nurse practitioner having theretofore examined or treated the claimant may be required to testify fully regarding such examination or treatment, and shall not be exempt from so testifying by reason of the relation of the physician or licensed advanced registered nurse practitioner to the patient.

30 Sec. 16. RCW 51.04.030 and 2020 c 80 s 38 are each amended to 31 read as follows:

(1) The director shall supervise the providing of prompt and 32 efficient care and treatment, including care provided by physician 33 assistants governed by the provisions of chapter 18.71A RCW, ((acting 34 35 under a supervising physician,)) including chiropractic care, and including care provided by licensed advanced registered nurse 36 37 practitioners, to workers injured during the course of their 38 the least cost consistent with promptness and employment at efficiency, without discrimination or favoritism, and with as great 39

SHB 2041

1 uniformity as the various and diverse surrounding circumstances and locations of industries will permit and to that end shall, from time 2 to time, establish and adopt and supervise the administration of 3 printed forms, rules, regulations, and practices for the furnishing 4 of such care and treatment: PROVIDED, That the medical coverage 5 6 decisions of the department do not constitute a "rule" as used in RCW 34.05.010(16), nor are such decisions subject to the rule-making 7 provisions of chapter 34.05 RCW except that criteria for establishing 8 medical coverage decisions shall be adopted 9 by rule after consultation with the workers' compensation advisory committee 10 established in RCW 51.04.110: PROVIDED FURTHER, That the department 11 12 may recommend to an injured worker particular health care services and providers where specialized treatment is indicated or where cost-13 effective payment levels or rates are obtained by the department: AND 14 15 PROVIDED FURTHER, That the department may enter into contracts for 16 goods and services including, but not limited to, durable medical 17 equipment so long as statewide access to quality service is maintained for injured workers. 18

(2) The director shall, in consultation with interested persons, 19 establish and, in his or her discretion, periodically change as may 20 21 be necessary, and make available a fee schedule of the maximum 22 charges to be made by any physician, surgeon, chiropractor, hospital, 23 licensed advanced registered nurse druggist, practitioner, physician((s')) assistants as defined in chapter 18.71A RCW, acting 24 25 under ((a supervising physician)) the supervision of or in coordination with a participating physician, as defined in RCW 26 18.71A.010, or other agency or person rendering services to injured 27 28 workers. The department shall coordinate with other state purchasers of health care services to establish as much consistency and 29 uniformity in billing and coding practices as possible, taking into 30 31 account the unique requirements and differences between programs. No 32 service covered under this title, including services provided to injured workers, whether aliens or other injured workers, who are not 33 residing in the United States at the time of receiving the services, 34 shall be charged or paid at a rate or rates exceeding those specified 35 in such fee schedule, and no contract providing for greater fees 36 shall be valid as to the excess. The establishment of such a 37 schedule, exclusive of conversion factors, does not constitute 38 39 "agency action" as used in RCW 34.05.010(3), nor does such a fee

schedule and its associated billing or payment instructions and policies constitute a "rule" as used in RCW 34.05.010(16).

(3) The director or self-insurer, as the case may be, shall make 3 a record of the commencement of every disability and the termination 4 thereof and, when bills are rendered for the care and treatment of 5 6 injured workers, shall approve and pay those which conform to the adopted rules, regulations, established fee schedules, and practices 7 of the director and may reject any bill or item thereof incurred in 8 violation of the principles laid down in this section or the rules, 9 regulations, or the established fee schedules and rules and 10 11 regulations adopted under it.

Sec. 17. RCW 69.50.101 and 2023 c 365 s 2 and 2023 c 220 s 6 are ach reenacted and amended to read as follows:

14 The definitions in this section apply throughout this chapter 15 unless the context clearly requires otherwise.

16 (((a) [(1)])) (1) "Administer" means to apply a controlled 17 substance, whether by injection, inhalation, ingestion, or any other 18 means, directly to the body of a patient or research subject by:

19 (((1) [(a)])) <u>(a)</u> a practitioner authorized to prescribe (or, by 20 the practitioner's authorized agent); or

21 (((2) [(b)])) <u>(b)</u> the patient or research subject at the 22 direction and in the presence of the practitioner.

(((b) [(2)])) (2) "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer, distributor, or dispenser. It does not include a common or contract carrier, public warehouseperson, or employee of the carrier or warehouseperson.

27 (((-(c) [(3)])) (3) "Board" means the Washington state liquor and 28 cannabis board.

(((d) [(4)])) (4) "Cannabis" means all parts of the plant Cannabis, whether growing or not, with a THC concentration greater than 0.3 percent on a dry weight basis during the growing cycle through harvest and usable cannabis. "Cannabis" does not include hemp or industrial hemp as defined in RCW 15.140.020, or seeds used for licensed hemp production under chapter 15.140 RCW.

35 (((e) [(5)])) <u>(5)</u> "Cannabis concentrates" means products 36 consisting wholly or in part of the resin extracted from any part of 37 the plant *Cannabis* and having a THC concentration greater than ten 38 percent. 1 (((f) [(6)])) (6) "Cannabis processor" means a person licensed by 2 the board to process cannabis into cannabis concentrates, useable 3 cannabis, and cannabis-infused products, package and label cannabis 4 concentrates, useable cannabis, and cannabis-infused products for 5 sale in retail outlets, and sell cannabis concentrates, useable 6 cannabis, and cannabis-infused products at wholesale to cannabis 7 retailers.

8 (((g) [(7)])) <u>(7)</u> "Cannabis producer" means a person licensed by 9 the board to produce and sell cannabis at wholesale to cannabis 10 processors and other cannabis producers.

11 (((h)(1) [(8)(a)])) (8)(a) "Cannabis products" means useable 12 cannabis, cannabis concentrates, and cannabis-infused products as 13 defined in this section, including any product intended to be 14 consumed or absorbed inside the body by any means including 15 inhalation, ingestion, or insertion, with any detectable amount of 16 THC.

17 (((2) [(b)])) <u>(b)</u> "Cannabis products" also means any product 18 containing only THC content.

19 (((3) [(c)])) <u>(c)</u> "Cannabis products" does not include cannabis 20 health and beauty aids as defined in RCW 69.50.575 or products 21 approved by the United States food and drug administration.

((((i) [(9)])) (9) "Cannabis researcher" means a person licensed by the board to produce, process, and possess cannabis for the purposes of conducting research on cannabis and cannabis-derived drug products.

26 (((j) [(10)])) <u>(10)</u> "Cannabis retailer" means a person licensed 27 by the board to sell cannabis concentrates, useable cannabis, and 28 cannabis-infused products in a retail outlet.

 $((\frac{(k) [(11)]}{(11)})) (11)$ "Cannabis-infused products" means products that contain cannabis or cannabis extracts, are intended for human use, are derived from cannabis as defined in subsection $((\frac{(d) [(4)]}{(1000)}))$ (4) of this section, and have a THC concentration no greater than ten percent. The term "cannabis-infused products" does not include either useable cannabis or cannabis concentrates.

35 (((1) [(12)])) <u>(12)</u> "CBD concentration" has the meaning provided 36 in RCW 69.51A.010.

37 (((m) [(13)])) (13) "CBD product" means any product containing or 38 consisting of cannabidiol.

39 (((n) [(14)])) (14) "Commission" means the pharmacy quality
40 assurance commission.

1 (((o) [(15)])) (15) "Controlled substance" means a drug, 2 substance, or immediate precursor included in Schedules I through V 3 as set forth in federal or state laws, or federal or commission 4 rules, but does not include hemp or industrial hemp as defined in RCW 5 15.140.020.

6 (((p)(1) [(16)(a)])) (16)(a) "Controlled substance analog" means 7 a substance the chemical structure of which is substantially similar 8 to the chemical structure of a controlled substance in Schedule I or 9 II and:

(i) that has a stimulant, depressant, or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant, or hallucinogenic effect on the central nervous system of a controlled substance included in Schedule I or II; or

(ii) with respect to a particular individual, that the individual represents or intends to have a stimulant, depressant, or hallucinogenic effect on the central nervous system substantially similar to the stimulant, depressant, or hallucinogenic effect on the central nervous system of a controlled substance included in Schedule I or II.

20 21 (((2) [(b)])) <u>(b)</u> The term does not include:

(i) a controlled substance;

(ii) a substance for which there is an approved new drug application;

(iii) a substance with respect to which an exemption is in effect for investigational use by a particular person under Section 505 of the federal food, drug, and cosmetic act, 21 U.S.C. Sec. 355, or chapter 69.77 RCW to the extent conduct with respect to the substance is pursuant to the exemption; or

(iv) any substance to the extent not intended for human consumption before an exemption takes effect with respect to the substance.

32 $\left(\left(\frac{q}{(q)}, \left[\frac{17}{(17)}\right]\right)\right)$ (17) "Deliver" or "delivery" means the actual or 33 constructive transfer from one person to another of a substance, 34 whether or not there is an agency relationship.

35 (((r) [(18)])) <u>(18)</u> "Department" means the department of health.

36 (((s) [(19)])) <u>(19)</u> "Designated provider" has the meaning 37 provided in RCW 69.51A.010.

38 (((t) [(20)])) <u>(20)</u> "Dispense" means the interpretation of a 39 prescription or order for a controlled substance and, pursuant to 40 that prescription or order, the proper selection, measuring,

SHB 2041

1 compounding, labeling, or packaging necessary to prepare that 2 prescription or order for delivery.

3 (((u) [(21)])) <u>(21)</u> "Dispenser" means a practitioner who 4 dispenses.

5 (((v) [(22)])) <u>(22)</u> "Distribute" means to deliver other than by 6 administering or dispensing a controlled substance.

7 (((-(w) - ((23))))) (23) "Distributor" means a person who distributes.

(((x) - (24))) (24) "Drug" means (((1) - (a))) (a) a controlled 8 substance recognized as a drug in the official United States 9 pharmacopoeia/national formulary or the official homeopathic 10 pharmacopoeia of the United States, or any supplement to them; (((2) 11 12 [(b)]) (b) controlled substances intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in individuals 13 or animals; (((3) [(c)])) <u>(c)</u> controlled substances (other than food) 14 intended to affect the structure or any function of the body of 15 16 individuals or animals; and ((((4) [(d)])) (d) controlled substances 17 intended for use as a component of any article specified in $((\frac{1}{T})_{T})$ (2), or (3) [(a), (b), or (c)])) (a), (b), or (c) of this subsection. 18 19 The term does not include devices or their components, parts, or 20 accessories.

21 (((y) [(25)])) <u>(25)</u> "Drug enforcement administration" means the 22 drug enforcement administration in the United States Department of 23 Justice, or its successor agency.

(((z) [(26)])) (26) "Electronic communication of prescription information" means the transmission of a prescription or refill authorization for a drug of a practitioner using computer systems. The term does not include a prescription or refill authorization verbally transmitted by telephone nor a facsimile manually signed by the practitioner.

30 (((aa) [(27)])) <u>(27)</u> "Immature plant or clone" means a plant or 31 clone that has no flowers, is less than twelve inches in height, and 32 is less than twelve inches in diameter.

33

(((bb) [(28)])) <u>(28)</u> "Immediate precursor" means a substance:

34 (((1) [(a)])) <u>(a)</u> that the commission has found to be and by rule 35 designates as being the principal compound commonly used, or produced 36 primarily for use, in the manufacture of a controlled substance;

37 (((2) [(b)])) <u>(b)</u> that is an immediate chemical intermediary used 38 or likely to be used in the manufacture of a controlled substance; 39 and 1 (((3) [(c)])) (c) the control of which is necessary to prevent, 2 curtail, or limit the manufacture of the controlled substance.

3 (((cc) [(29)])) <u>(29)</u> "Isomer" means an optical isomer, but in subsection (((gg)(5) [(33)(e)])) <u>(33)(e)</u> of this section, RCW 4 69.50.204(((a) (12) and (34) [(1) (1) and (hh)])) <u>(1) (1) and (hh)</u>, 5 6 and 69.50.206(((b)(4) [(2)(d)])) <u>(2)(d)</u>, the term includes any geometrical isomer; in RCW 69.50.204(((a) (8) and (42) [(1) (h) and 7 (pp))) (1) (h) and (pp), and 69.50.210(((c) = [(3)])) (3) the term 8 includes any positional isomer; and in RCW 69.50.204(((a)(35)) 9 ((1)(ii))) ((1)(ii)), 69.50.204(((-(c)))) ((3)), and 69.50.208((-(a)))10 11 $\frac{(1)}{(1)}$ (1) the term includes any positional or geometric isomer.

12 (((dd) [(30)])) (30) "Lot" means a definite quantity of cannabis, 13 cannabis concentrates, useable cannabis, or cannabis-infused product 14 identified by a lot number, every portion or package of which is 15 uniform within recognized tolerances for the factors that appear in 16 the labeling.

17 (((ce) [(31)])) <u>(31)</u> "Lot number" must identify the licensee by 18 business or trade name and Washington state unified business 19 identifier number, and the date of harvest or processing for each lot 20 of cannabis, cannabis concentrates, useable cannabis, or cannabis-21 infused product.

22 (((ff) [(32)])) (32) "Manufacture" means the production, preparation, propagation, compounding, conversion, or processing of a 23 controlled substance, either directly or indirectly or by extraction 24 25 from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical 26 synthesis, and includes any packaging or repackaging of the substance 27 28 or labeling or relabeling of its container. The term does not include 29 the preparation, compounding, packaging, repackaging, labeling, or relabeling of a controlled substance: 30

31 (((1) [(a)])) (a) by a practitioner as an incident to the 32 practitioner's administering or dispensing of a controlled substance 33 in the course of the practitioner's professional practice; or

34 (((2) [(b)])) <u>(b)</u> by a practitioner, or by the practitioner's 35 authorized agent under the practitioner's supervision, for the 36 purpose of, or as an incident to, research, teaching, or chemical 37 analysis and not for sale.

38 (((gg) [(33)])) <u>(33)</u> "Narcotic drug" means any of the following, 39 whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis,
 or by a combination of extraction and chemical synthesis:

3 (((1) [(a)])) <u>(a)</u> Opium, opium derivative, and any derivative of 4 opium or opium derivative, including their salts, isomers, and salts 5 of isomers, whenever the existence of the salts, isomers, and salts 6 of isomers is possible within the specific chemical designation. The 7 term does not include the isoquinoline alkaloids of opium.

8 (((2) [(b)])) <u>(b)</u> Synthetic opiate and any derivative of 9 synthetic opiate, including their isomers, esters, ethers, salts, and 10 salts of isomers, esters, and ethers, whenever the existence of the 11 isomers, esters, ethers, and salts is possible within the specific 12 chemical designation.

13 (((3) [(c)])) <u>(c)</u> Poppy straw and concentrate of poppy straw.

14 (((4) [(d)])) (d) Coca leaves, except coca leaves and extracts of 15 coca leaves from which cocaine, ecgonine, and derivatives or ecgonine 16 or their salts have been removed.

17 (((5) [(e)])) <u>(e)</u> Cocaine, or any salt, isomer, or salt of isomer 18 thereof.

19

(((6) [(f)])) <u>(f)</u> Cocaine base.

20 (((7) [(g)])) <u>(g)</u> Ecgonine, or any derivative, salt, isomer, or 21 salt of isomer thereof.

22 (((8) [(h)])) <u>(h)</u> Any compound, mixture, or preparation 23 containing any quantity of any substance referred to in (((1) [(a)])) 24 <u>(a)</u> through (((7) [(g)])) <u>(g)</u> of this subsection.

25 (((<u>(hh) [(34)]</u>)) (34) "Opiate" means any substance having an 26 addiction-forming or addiction-sustaining liability similar to morphine or being capable of conversion into a drug having addiction-27 forming or addiction-sustaining liability. The term includes opium, 28 substances derived from opium (opium derivatives), and synthetic 29 opiates. The term does not include, unless specifically designated as 30 31 controlled under RCW 69.50.201, the dextrorotatory isomer of 3methoxy-n-methylmorphinan and its salts (dextromethorphan). The term 32 includes the racemic and levorotatory forms of dextromethorphan. 33

34 ((((ii) [(35)])) (35) "Opium poppy" means the plant of the species 35 Papaver somniferum L., except its seeds.

36 ((((jj) [(36)])) (36) "Package" means a container that has a 37 single unit or group of units.

38 (((kk) [(37)])) <u>(37)</u> "Person" means individual, corporation, 39 business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency, or any other
 legal or commercial entity.

3 (((11) [(38)])) <u>(38)</u> "Plant" has the meaning provided in RCW 69.51A.010.

5 (((mm) [(39)])) <u>(39)</u> "Poppy straw" means all parts, except the 6 seeds, of the opium poppy, after mowing.

7 (((nn) [(40)])) <u>(40)</u> "Practitioner" means:

(((1) [(a)]))<u>(a)</u> A physician under chapter 18.71 RCW; a physician 8 assistant under chapter 18.71A RCW; an osteopathic physician and 9 surgeon under chapter 18.57 RCW; an optometrist licensed under 10 chapter 18.53 RCW who is certified by the optometry board under RCW 11 12 18.53.010 subject to any limitations in RCW 18.53.010; a dentist under chapter 18.32 RCW; a podiatric physician and surgeon under 13 chapter 18.22 RCW; a veterinarian under chapter 18.92 RCW; a 14 15 registered nurse, advanced registered nurse practitioner, or licensed 16 practical nurse under chapter 18.79 RCW; a naturopathic physician 17 under chapter 18.36A RCW who is licensed under RCW 18.36A.030 subject to any limitations in RCW 18.36A.040; a pharmacist under chapter 18 18.64 RCW or a scientific investigator under this chapter, licensed, 19 registered or otherwise permitted insofar as is consistent with those 20 licensing laws to distribute, dispense, conduct research with respect 21 to or administer a controlled substance in the course of their 22 23 professional practice or research in this state.

(((2) [(b)])) (b) A pharmacy, hospital or other institution licensed, registered, or otherwise permitted to distribute, dispense, conduct research with respect to or to administer a controlled substance in the course of professional practice or research in this state.

29 $\left(\frac{3}{(c)}\right)$ (c) A physician licensed to practice medicine and surgery, a physician licensed to practice osteopathic medicine and 30 31 surgery, a dentist licensed to practice dentistry, a podiatric 32 physician and surgeon licensed to practice podiatric medicine and surgery, a licensed physician assistant or a licensed osteopathic 33 physician assistant specifically approved to prescribe controlled 34 substances by his or her state's medical commission or equivalent and 35 his or her ((supervising)) participating physician as defined in RCW 36 18.71A.010, an advanced registered nurse practitioner licensed to 37 prescribe controlled substances, or a veterinarian licensed to 38 39 practice veterinary medicine in any state of the United States.

1 (((oo) [(41)])) (41) "Prescription" means an order for controlled 2 substances issued by a practitioner duly authorized by law or rule in 3 the state of Washington to prescribe controlled substances within the 4 scope of his or her professional practice for a legitimate medical 5 purpose.

6 (((pp) [(42)])) (42) "Production" includes the manufacturing, 7 planting, cultivating, growing, or harvesting of a controlled 8 substance.

9 (((qq) [(43)])) <u>(43)</u> "Qualifying patient" has the meaning 10 provided in RCW 69.51A.010.

11 $((\frac{rr}{(44)}))$ (44) "Recognition card" has the meaning provided 12 in RCW 69.51A.010.

13 ((((ss) [(45)])) (45) "Retail outlet" means a location licensed by 14 the board for the retail sale of cannabis concentrates, useable 15 cannabis, and cannabis-infused products.

16 (((tt) [(46)])) (46) "Secretary" means the secretary of health or 17 the secretary's designee.

18 $((\frac{(uu) - [(47)]}))$ (47) "Social equity plan" means a plan that 19 addresses at least some of the elements outlined in this subsection 20 $((\frac{(uu) - [(47)]}))$ (47), along with any additional plan components or 21 requirements approved by the board following consultation with the 22 task force created in RCW 69.50.336. The plan may include:

23 (((1) [(a)])) <u>(a)</u> A statement that indicates how the cannabis 24 licensee will work to promote social equity goals in their community;

25 (((2) [(b)])) (b) A description of how the cannabis licensee will 26 meet social equity goals as defined in RCW 69.50.335;

27 (((3) [(c)])) (c) The composition of the workforce the licensee 28 has employed or intends to hire; and

29 (((4) [(d)])) (d) Business plans involving partnerships or 30 assistance to organizations or residents with connections to 31 populations with a history of high rates of enforcement of cannabis 32 prohibition.

33 (((vv) [(48)])) (48) "State," unless the context otherwise 34 requires, means a state of the United States, the District of 35 Columbia, the Commonwealth of Puerto Rico, or a territory or insular 36 possession subject to the jurisdiction of the United States.

37 (((ww) [(49)])) (49) "THC concentration" means percent of 38 tetrahydrocannabinol content of any part of the plant Cannabis, or 39 per volume or weight of cannabis product, or the combined percent of 1 tetrahydrocannabinol and tetrahydrocannabinolic acid in any part of 2 the plant *Cannabis* regardless of moisture content.

3 (((<u>xx) [(50)]</u>)) <u>(50)</u> "Ultimate user" means an individual who 4 lawfully possesses a controlled substance for the individual's own 5 use or for the use of a member of the individual's household or for 6 administering to an animal owned by the individual or by a member of 7 the individual's household.

8 (((yy) [(51)])) <u>(51)</u> "Unit" means an individual consumable item 9 within a package of one or more consumable items in solid, liquid, 10 gas, or any form intended for human consumption.

11 (((zz) [(52)])) <u>(52)</u> "Useable cannabis" means dried cannabis 12 flowers. The term "useable cannabis" does not include either 13 cannabis-infused products or cannabis concentrates.

14 (((aaa) [(53)])) (53) "Youth access" means the level of interest 15 persons under the age of twenty-one may have in a vapor product, as 16 well as the degree to which the product is available or appealing to 17 such persons, and the likelihood of initiation, use, or addiction by 18 adolescents and young adults.

19 Sec. 18. RCW 71.05.020 and 2023 c 433 s 3 and 2023 c 425 s 20 20 are each reenacted and amended to read as follows:

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

23 (1) "23-hour crisis relief center" has the same meaning as under 24 RCW 71.24.025;

(2) "Admission" or "admit" means a decision by a physician, physician assistant, or psychiatric advanced registered nurse practitioner that a person should be examined or treated as a patient in a hospital;

(3) "Alcoholism" means a disease, characterized by a dependency on alcoholic beverages, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning;

35 (4) "Antipsychotic medications" means that class of drugs 36 primarily used to treat serious manifestations of mental illness 37 associated with thought disorders, which includes, but is not limited 38 to atypical antipsychotic medications;

1 (5) "Approved substance use disorder treatment program" means a 2 program for persons with a substance use disorder provided by a 3 treatment program certified by the department as meeting standards 4 adopted under chapter 71.24 RCW;

5 (6) "Attending staff" means any person on the staff of a public 6 or private agency having responsibility for the care and treatment of 7 a patient;

8

(7) "Authority" means the Washington state health care authority;

9 (8) "Behavioral health disorder" means either a mental disorder 10 as defined in this section, a substance use disorder as defined in 11 this section, or a co-occurring mental disorder and substance use 12 disorder;

(9) "Behavioral health service provider" means a public or 13 14 private agency that provides mental health, substance use disorder, or co-occurring disorder services to persons with behavioral health 15 16 disorders as defined under this section and receives funding from 17 public sources. This includes, but is not limited to: Hospitals licensed under chapter 70.41 RCW; evaluation and treatment facilities 18 as defined in this section; community mental health service delivery 19 systems or community behavioral health programs as defined in RCW 20 71.24.025; licensed or certified behavioral health agencies under RCW 21 22 71.24.037; facilities conducting competency evaluations and 23 restoration under chapter 10.77 RCW; approved substance use disorder 24 treatment programs as defined in this section; secure withdrawal 25 management and stabilization facilities as defined in this section; 26 and correctional facilities operated by state and local governments;

(10) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105;

32 (11) "Commitment" means the determination by a court that a 33 person should be detained for a period of either evaluation or 34 treatment, or both, in an inpatient or a less restrictive setting;

35 (12) "Community behavioral health agency" has the same meaning as 36 "licensed or certified behavioral health agency" defined in RCW 37 71.24.025;

(13) "Conditional release" means a revocable modification of a
 commitment, which may be revoked upon violation of any of its terms;

1 (14) "Crisis stabilization unit" means a short-term facility or a 2 portion of a facility licensed or certified by the department, such 3 as an evaluation and treatment facility or a hospital, which has been 4 designed to assess, diagnose, and treat individuals experiencing an 5 acute crisis without the use of long-term hospitalization, or to 6 determine the need for involuntary commitment of an individual;

7 (15) "Custody" means involuntary detention under the provisions 8 of this chapter or chapter 10.77 RCW, uninterrupted by any period of 9 unconditional release from commitment from a facility providing 10 involuntary care and treatment;

11

(16) "Department" means the department of health;

12 (17) "Designated crisis responder" means a mental health 13 professional appointed by the county, by an entity appointed by the 14 county, or by the authority in consultation with a federally 15 recognized Indian tribe or after meeting and conferring with an 16 Indian health care provider, to perform the duties specified in this 17 chapter;

18 (18) "Detention" or "detain" means the lawful confinement of a 19 person, under the provisions of this chapter;

(19) "Developmental disabilities professional" means a person who 20 has specialized training and three years of experience in directly 21 22 treating or working with persons with developmental disabilities and is a psychiatrist, physician assistant working with a ((supervising)) 23 psychiatrist who is acting as a participating physician as defined in 24 25 RCW 18.71A.010, psychologist, psychiatric advanced registered nurse 26 practitioner, or social worker, and such other developmental disabilities professionals as may be defined by rules adopted by the 27 secretary of the department of social and health services; 28

29 (20) "Developmental disability" means that condition defined in 30 RCW 71A.10.020(6);

31

(21) "Director" means the director of the authority;

32 (22) "Discharge" means the termination of hospital medical 33 authority. The commitment may remain in place, be terminated, or be 34 amended by court order;

35 (23) "Drug addiction" means a disease, characterized by a 36 dependency on psychoactive chemicals, loss of control over the amount 37 and circumstances of use, symptoms of tolerance, physiological or 38 psychological withdrawal, or both, if use is reduced or discontinued, 39 and impairment of health or disruption of social or economic 40 functioning;

1 (24) "Evaluation and treatment facility" means any facility which can provide directly, or by direct arrangement with other public or 2 private agencies, emergency evaluation and treatment, outpatient 3 care, and timely and appropriate inpatient care to persons suffering 4 from a mental disorder, and which is licensed or certified as such by 5 6 the department. The authority may certify single beds as temporary evaluation and treatment beds under RCW 71.05.745. A physically 7 separate and separately operated portion of a state hospital may be 8 designated as an evaluation and treatment facility. A facility which 9 is part of, or operated by, the department of social and health 10 11 services or any federal agency will not require certification. No 12 correctional institution or facility, or jail, shall be an evaluation and treatment facility within the meaning of this chapter; 13

(25) "Gravely disabled" means a condition in which a person, as a 14 result of a behavioral health disorder: (a) Is in danger of serious 15 16 physical harm resulting from a failure to provide for his or her 17 essential human needs of health or safety; or (b) manifests severe 18 deterioration in routine functioning evidenced by repeated and escalating loss of cognitive or volitional control over his or her 19 actions and is not receiving such care as is essential for his or her 20 21 health or safety;

22 (26) "Habilitative services" means those services provided by program personnel to assist persons in acquiring and maintaining life 23 skills and in raising their levels of physical, mental, social, and 24 25 vocational functioning. Habilitative services include education, 26 training for employment, and therapy. The habilitative process shall be undertaken with recognition of the risk to the public safety 27 presented by the person being assisted as manifested by prior charged 28 29 criminal conduct;

30 (27) "Hearing" means any proceeding conducted in open court that 31 conforms to the requirements of RCW 71.05.820;

32 (28) "History of one or more violent acts" refers to the period 33 of time ten years prior to the filing of a petition under this 34 chapter, excluding any time spent, but not any violent acts 35 committed, in a behavioral health facility, or in confinement as a 36 result of a criminal conviction;

37 (29) "Imminent" means the state or condition of being likely to38 occur at any moment or near at hand, rather than distant or remote;

1 (30) "In need of assisted outpatient treatment" refers to a 2 person who meets the criteria for assisted outpatient treatment 3 established under RCW 71.05.148;

4 (31) "Individualized service plan" means a plan prepared by a 5 developmental disabilities professional with other professionals as a 6 team, for a person with developmental disabilities, which shall 7 state:

8 (a) The nature of the person's specific problems, prior charged 9 criminal behavior, and habilitation needs;

10 (b) The conditions and strategies necessary to achieve the 11 purposes of habilitation;

12 (c) The intermediate and long-range goals of the habilitation 13 program, with a projected timetable for the attainment;

14 (d) The rationale for using this plan of habilitation to achieve15 those intermediate and long-range goals;

16

(e) The staff responsible for carrying out the plan;

17 (f) Where relevant in light of past criminal behavior and due 18 consideration for public safety, the criteria for proposed movement 19 to less-restrictive settings, criteria for proposed eventual 20 discharge or release, and a projected possible date for discharge or 21 release; and

(g) The type of residence immediately anticipated for the person and possible future types of residences;

(32) "Intoxicated person" means a person whose mental or physical functioning is substantially impaired as a result of the use of alcohol or other psychoactive chemicals;

(33) "Judicial commitment" means a commitment by a court pursuantto the provisions of this chapter;

(34) "Legal counsel" means attorneys and staff employed by county prosecutor offices or the state attorney general acting in their capacity as legal representatives of public behavioral health service providers under RCW 71.05.130;

(35) "Less restrictive alternative treatment" means a program of individualized treatment in a less restrictive setting than inpatient treatment that includes the services described in RCW 71.05.585. This term includes: Treatment pursuant to a less restrictive alternative treatment order under RCW 71.05.240 or 71.05.320; treatment pursuant to a conditional release under RCW 71.05.340; and treatment pursuant an assisted outpatient treatment order under RCW 71.05.148;

1 (36) "Licensed physician" means a person licensed to practice 2 medicine or osteopathic medicine and surgery in the state of 3 Washington;

4

(37) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted 5 6 by a person upon his or her own person, as evidenced by threats or attempts to commit suicide or inflict physical harm on oneself; (ii) 7 physical harm will be inflicted by a person upon another, as 8 evidenced by behavior which has caused such harm or which places 9 another person or persons in reasonable fear of sustaining such harm; 10 11 or (iii) physical harm will be inflicted by a person upon the 12 property of others, as evidenced by behavior which has caused substantial loss or damage to the property of others; or 13

(b) The person has threatened the physical safety of another andhas a history of one or more violent acts;

16 (38) "Medical clearance" means a physician or other health care 17 provider has determined that a person is medically stable and ready 18 for referral to the designated crisis responder;

19 (39) "Mental disorder" means any organic, mental, or emotional 20 impairment which has substantial adverse effects on a person's 21 cognitive or volitional functions;

(40) "Mental health professional" means an individual practicing within the mental health professional's statutory scope of practice who is:

(a) A psychiatrist, psychologist, physician assistant working
 with a ((supervising)) psychiatrist who is acting as a participating
 physician as defined in RCW 18.71A.010, psychiatric advanced
 registered nurse practitioner, psychiatric nurse, or social worker,
 as defined in this chapter and chapter 71.34 RCW;

30 (b) A mental health counselor, mental health counselor associate, 31 marriage and family therapist, or marriage and family therapist 32 associate, as defined in chapter 18.225 RCW; or

33 (c) A certified or licensed agency affiliated counselor, as 34 defined in chapter 18.19 RCW;

35 (41) "Peace officer" means a law enforcement official of a public 36 agency or governmental unit, and includes persons specifically given 37 peace officer powers by any state law, local ordinance, or judicial 38 order of appointment;

39 (42) "Physician assistant" means a person licensed as a physician 40 assistant under chapter 18.71A RCW; 1 (43) "Private agency" means any person, partnership, corporation, 2 or association that is not a public agency, whether or not financed 3 in whole or in part by public funds, which constitutes an evaluation 4 and treatment facility or private institution, or hospital, or 5 approved substance use disorder treatment program, which is conducted 6 for, or includes a department or ward conducted for, the care and 7 treatment of persons with behavioral health disorders;

8 (44) "Professional person" means a mental health professional, 9 substance use disorder professional, or designated crisis responder 10 and shall also mean a physician, physician assistant, psychiatric 11 advanced registered nurse practitioner, registered nurse, and such 12 others as may be defined by rules adopted by the secretary pursuant 13 to the provisions of this chapter;

14 (45) "Psychiatric advanced registered nurse practitioner" means a 15 person who is licensed as an advanced registered nurse practitioner 16 pursuant to chapter 18.79 RCW; and who is board certified in advanced 17 practice psychiatric and mental health nursing;

18 (46) "Psychiatrist" means a person having a license as a 19 physician and surgeon in this state who has in addition completed 20 three years of graduate training in psychiatry in a program approved 21 by the American medical association or the American osteopathic 22 association and is certified or eligible to be certified by the 23 American board of psychiatry and neurology;

24 (47) "Psychologist" means a person who has been licensed as a 25 psychologist pursuant to chapter 18.83 RCW;

26 (48) "Public agency" means any evaluation and treatment facility 27 institution, secure withdrawal management and stabilization or facility, approved substance use disorder treatment program, or 28 hospital which is conducted for, or includes a department or ward 29 conducted for, the care and treatment of persons with behavioral 30 31 health disorders, if the agency is operated directly by federal, 32 state, county, or municipal government, or a combination of such 33 governments;

34 (49) "Release" means legal termination of the commitment under 35 the provisions of this chapter;

36 (50) "Resource management services" has the meaning given in 37 chapter 71.24 RCW;

38 (51) "Secretary" means the secretary of the department of health, 39 or his or her designee;

SHB 2041

1 (52) "Secure withdrawal management and stabilization facility" 2 means a facility operated by either a public or private agency or by 3 the program of an agency which provides care to voluntary individuals 4 and individuals involuntarily detained and committed under this 5 chapter for whom there is a likelihood of serious harm or who are 6 gravely disabled due to the presence of a substance use disorder. 7 Secure withdrawal management and stabilization facilities must:

8

(a) Provide the following services:

9 (i) Assessment and treatment, provided by certified substance use
10 disorder professionals or co-occurring disorder specialists;

11

(ii) Clinical stabilization services;

12 (iii) Acute or subacute detoxification services for intoxicated 13 individuals; and

14 (iv) Discharge assistance provided by certified substance use 15 disorder professionals or co-occurring disorder specialists, 16 including facilitating transitions to appropriate voluntary or 17 involuntary inpatient services or to less restrictive alternatives as 18 appropriate for the individual;

(b) Include security measures sufficient to protect the patients,staff, and community; and

21

(c) Be licensed or certified as such by the department of health;

(53) "Social worker" means a person with a master's or further advanced degree from a social work educational program accredited and approved as provided in RCW 18.320.010;

(54) "Substance use disorder" means a cluster of cognitive, behavioral, and physiological symptoms indicating that an individual continues using the substance despite significant substance-related problems. The diagnosis of a substance use disorder is based on a pathological pattern of behaviors related to the use of the substances;

31 (55) "Substance use disorder professional" means a person 32 certified as a substance use disorder professional by the department 33 of health under chapter 18.205 RCW;

(56) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties;

1 (57) "Treatment records" include registration and all other records concerning persons who are receiving or who at any time have 2 received services for behavioral health disorders, which are 3 maintained by the department of social and health services, the 4 department, the authority, behavioral health administrative services 5 6 organizations and their staffs, managed care organizations and their staffs, and by treatment facilities. Treatment records include mental 7 health information contained in a medical bill including but not 8 limited to mental health drugs, a mental health diagnosis, provider 9 name, and dates of service stemming from a medical service. Treatment 10 11 records do not include notes or records maintained for personal use 12 by a person providing treatment services for the department of social and health services, the department, the authority, behavioral health 13 14 administrative services organizations, managed care organizations, or a treatment facility if the notes or records are not available to 15 16 others;

17 (58) "Video," unless the context clearly indicates otherwise, means the delivery of behavioral health services through the use of 18 19 interactive audio and video technology, permitting real-time communication between a person and a designated crisis responder, for 20 21 the purpose of evaluation. "Video" does not include the use of audio-22 only telephone, facsimile, email, or store and forward technology. 23 "Store and forward technology" means use of an asynchronous transmission of a person's medical information from a mental health 24 25 service provider to the designated crisis responder which results in 26 medical diagnosis, consultation, or treatment;

(59) "Violent act" means behavior that resulted in homicide,attempted suicide, injury, or substantial loss or damage to property.

29 Sec. 19. RCW 71.05.020 and 2023 c 433 s 4 and 2023 c 425 s 21 30 are each reenacted and amended to read as follows:

31 The definitions in this section apply throughout this chapter 32 unless the context clearly requires otherwise.

33 (1) "23-hour crisis relief center" has the same meaning as under 34 RCW 71.24.025;

35 (2) "Admission" or "admit" means a decision by a physician, 36 physician assistant, or psychiatric advanced registered nurse 37 practitioner that a person should be examined or treated as a patient 38 in a hospital;

1 (3) "Alcoholism" means a disease, characterized by a dependency 2 on alcoholic beverages, loss of control over the amount and 3 circumstances of use, symptoms of tolerance, physiological or 4 psychological withdrawal, or both, if use is reduced or discontinued, 5 and impairment of health or disruption of social or economic 6 functioning;

7 (4) "Antipsychotic medications" means that class of drugs 8 primarily used to treat serious manifestations of mental illness 9 associated with thought disorders, which includes, but is not limited 10 to atypical antipsychotic medications;

(5) "Approved substance use disorder treatment program" means a program for persons with a substance use disorder provided by a treatment program certified by the department as meeting standards adopted under chapter 71.24 RCW;

15 (6) "Attending staff" means any person on the staff of a public 16 or private agency having responsibility for the care and treatment of 17 a patient;

18

(7) "Authority" means the Washington state health care authority;

19 (8) "Behavioral health disorder" means either a mental disorder 20 as defined in this section, a substance use disorder as defined in 21 this section, or a co-occurring mental disorder and substance use 22 disorder;

23 (9) "Behavioral health service provider" means a public or private agency that provides mental health, substance use disorder, 24 25 or co-occurring disorder services to persons with behavioral health disorders as defined under this section and receives funding from 26 public sources. This includes, but is not limited to: Hospitals 27 28 licensed under chapter 70.41 RCW; evaluation and treatment facilities as defined in this section; community mental health service delivery 29 systems or community behavioral health programs as defined in RCW 30 31 71.24.025; licensed or certified behavioral health agencies under RCW 32 71.24.037; facilities conducting competency evaluations and restoration under chapter 10.77 RCW; approved substance use disorder 33 treatment programs as defined in this section; secure withdrawal 34 management and stabilization facilities as defined in this section; 35 and correctional facilities operated by state and local governments; 36

37 (10) "Co-occurring disorder specialist" means an individual 38 possessing an enhancement granted by the department of health under 39 chapter 18.205 RCW that certifies the individual to provide substance

1 use disorder counseling subject to the practice limitations under RCW 2 18.205.105;

3 (11) "Commitment" means the determination by a court that a 4 person should be detained for a period of either evaluation or 5 treatment, or both, in an inpatient or a less restrictive setting;

6 (12) "Community behavioral health agency" has the same meaning as
7 "licensed or certified behavioral health agency" defined in RCW
8 71.24.025;

9 (13) "Conditional release" means a revocable modification of a 10 commitment, which may be revoked upon violation of any of its terms;

(14) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department, such as an evaluation and treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization, or to determine the need for involuntary commitment of an individual;

(15) "Custody" means involuntary detention under the provisions of this chapter or chapter 10.77 RCW, uninterrupted by any period of unconditional release from commitment from a facility providing involuntary care and treatment;

21

(16) "Department" means the department of health;

(17) "Designated crisis responder" means a mental health professional appointed by the county, by an entity appointed by the county, or by the authority in consultation with a federally recognized Indian tribe or after meeting and conferring with an Indian health care provider, to perform the duties specified in this chapter;

(18) "Detention" or "detain" means the lawful confinement of a person, under the provisions of this chapter;

(19) "Developmental disabilities professional" means a person who 30 31 has specialized training and three years of experience in directly treating or working with persons with developmental disabilities and 32 is a psychiatrist, physician assistant working with a ((supervising)) 33 psychiatrist who is acting as a participating physician as defined in 34 RCW 18.71A.010, psychologist, psychiatric advanced registered nurse 35 practitioner, or social worker, and such other developmental 36 disabilities professionals as may be defined by rules adopted by the 37 secretary of the department of social and health services; 38

39 (20) "Developmental disability" means that condition defined in 40 RCW 71A.10.020(6); 1

(21) "Director" means the director of the authority;

2 (22) "Discharge" means the termination of hospital medical
3 authority. The commitment may remain in place, be terminated, or be
4 amended by court order;

5 (23) "Drug addiction" means a disease, characterized by a 6 dependency on psychoactive chemicals, loss of control over the amount 7 and circumstances of use, symptoms of tolerance, physiological or 8 psychological withdrawal, or both, if use is reduced or discontinued, 9 and impairment of health or disruption of social or economic 10 functioning;

(24) "Evaluation and treatment facility" means any facility which 11 12 can provide directly, or by direct arrangement with other public or private agencies, emergency evaluation and treatment, outpatient 13 14 care, and timely and appropriate inpatient care to persons suffering from a mental disorder, and which is licensed or certified as such by 15 16 the department. The authority may certify single beds as temporary 17 evaluation and treatment beds under RCW 71.05.745. A physically separate and separately operated portion of a state hospital may be 18 19 designated as an evaluation and treatment facility. A facility which is part of, or operated by, the department of social and health 20 21 services or any federal agency will not require certification. No correctional institution or facility, or jail, shall be an evaluation 22 23 and treatment facility within the meaning of this chapter;

(25) "Gravely disabled" means a condition in which a person, as a 24 25 result of a behavioral health disorder: (a) Is in danger of serious physical harm resulting from a failure to provide for his or her 26 essential human needs of health or safety; or (b) manifests severe 27 28 deterioration from safe behavior evidenced by repeated and escalating loss of cognitive or volitional control over his or her actions and 29 is not receiving such care as is essential for his or her health or 30 31 safety;

32 (26) "Habilitative services" means those services provided by program personnel to assist persons in acquiring and maintaining life 33 skills and in raising their levels of physical, mental, social, and 34 vocational functioning. Habilitative services include education, 35 36 training for employment, and therapy. The habilitative process shall be undertaken with recognition of the risk to the public safety 37 presented by the person being assisted as manifested by prior charged 38 39 criminal conduct;

1 (27) "Hearing" means any proceeding conducted in open court that 2 conforms to the requirements of RCW 71.05.820;

3 (28) "History of one or more violent acts" refers to the period 4 of time ten years prior to the filing of a petition under this 5 chapter, excluding any time spent, but not any violent acts 6 committed, in a behavioral health facility, or in confinement as a 7 result of a criminal conviction;

8 (29) "Imminent" means the state or condition of being likely to 9 occur at any moment or near at hand, rather than distant or remote;

10 (30) "In need of assisted outpatient treatment" refers to a 11 person who meets the criteria for assisted outpatient treatment 12 established under RCW 71.05.148;

(31) "Individualized service plan" means a plan prepared by a developmental disabilities professional with other professionals as a team, for a person with developmental disabilities, which shall state:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

19 (b) The conditions and strategies necessary to achieve the 20 purposes of habilitation;

(c) The intermediate and long-range goals of the habilitation program, with a projected timetable for the attainment;

(d) The rationale for using this plan of habilitation to achievethose intermediate and long-range goals;

25

(e) The staff responsible for carrying out the plan;

26 (f) Where relevant in light of past criminal behavior and due 27 consideration for public safety, the criteria for proposed movement 28 to less-restrictive settings, criteria for proposed eventual 29 discharge or release, and a projected possible date for discharge or 30 release; and

31 (g) The type of residence immediately anticipated for the person 32 and possible future types of residences;

33 (32) "Intoxicated person" means a person whose mental or physical 34 functioning is substantially impaired as a result of the use of 35 alcohol or other psychoactive chemicals;

36 (33) "Judicial commitment" means a commitment by a court pursuant 37 to the provisions of this chapter;

38 (34) "Legal counsel" means attorneys and staff employed by county 39 prosecutor offices or the state attorney general acting in their 1 capacity as legal representatives of public behavioral health service providers under RCW 71.05.130; 2

(35) "Less restrictive alternative treatment" means a program of 3 individualized treatment in a less restrictive setting than inpatient 4 treatment that includes the services described in RCW 71.05.585. This 5 6 term includes: Treatment pursuant to a less restrictive alternative treatment order under RCW 71.05.240 or 71.05.320; treatment pursuant 7 to a conditional release under RCW 71.05.340; and treatment pursuant 8 to an assisted outpatient treatment order under RCW 71.05.148; 9

(36) "Licensed physician" means a person licensed to practice 10 medicine or osteopathic medicine and surgery in the state of 11 12 Washington;

13

(37) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted 14 by a person upon his or her own person, as evidenced by threats or 15 16 attempts to commit suicide or inflict physical harm on oneself; (ii) 17 physical harm will be inflicted by a person upon another, as evidenced by behavior which has caused harm, substantial pain, or 18 19 which places another person or persons in reasonable fear of harm to themselves or others; or (iii) physical harm will be inflicted by a 20 21 person upon the property of others, as evidenced by behavior which 22 has caused substantial loss or damage to the property of others; or

23 (b) The person has threatened the physical safety of another and has a history of one or more violent acts; 24

25 (38) "Medical clearance" means a physician or other health care 26 provider has determined that a person is medically stable and ready for referral to the designated crisis responder; 27

28 (39) "Mental disorder" means any organic, mental, or emotional 29 impairment which has substantial adverse effects on a person's cognitive or volitional functions; 30

31 (40) "Mental health professional" means an individual practicing 32 within the mental health professional's statutory scope of practice 33 who is:

(a) A psychiatrist, psychologist, physician assistant working 34 with a ((supervising)) psychiatrist who is acting as a participating 35 physician as defined in RCW 18.71A.010, psychiatric advanced 36 registered nurse practitioner, psychiatric nurse, or social worker, 37 as defined in this chapter and chapter 71.34 RCW; 38

(b) A mental health counselor, mental health counselor associate,
 marriage and family therapist, or marriage and family therapist
 associate, as defined in chapter 18.225 RCW; or

4 (c) A certified or licensed agency affiliated counselor, as 5 defined in chapter 18.19 RCW;

6 (41) "Peace officer" means a law enforcement official of a public 7 agency or governmental unit, and includes persons specifically given 8 peace officer powers by any state law, local ordinance, or judicial 9 order of appointment;

10 (42) "Physician assistant" means a person licensed as a physician 11 assistant under chapter 18.71A RCW;

(43) "Private agency" means any person, partnership, corporation, or association that is not a public agency, whether or not financed in whole or in part by public funds, which constitutes an evaluation and treatment facility or private institution, or hospital, or approved substance use disorder treatment program, which is conducted for, or includes a department or ward conducted for, the care and treatment of persons with behavioral health disorders;

19 (44) "Professional person" means a mental health professional, 20 substance use disorder professional, or designated crisis responder 21 and shall also mean a physician, physician assistant, psychiatric 22 advanced registered nurse practitioner, registered nurse, and such 23 others as may be defined by rules adopted by the secretary pursuant 24 to the provisions of this chapter;

(45) "Psychiatric advanced registered nurse practitioner" means a person who is licensed as an advanced registered nurse practitioner pursuant to chapter 18.79 RCW; and who is board certified in advanced practice psychiatric and mental health nursing;

(46) "Psychiatrist" means a person having a license as a physician and surgeon in this state who has in addition completed three years of graduate training in psychiatry in a program approved by the American medical association or the American osteopathic association and is certified or eligible to be certified by the American board of psychiatry and neurology;

35 (47) "Psychologist" means a person who has been licensed as a 36 psychologist pursuant to chapter 18.83 RCW;

37 (48) "Public agency" means any evaluation and treatment facility 38 or institution, secure withdrawal management and stabilization 39 facility, approved substance use disorder treatment program, or 40 hospital which is conducted for, or includes a department or ward

p. 43

1 conducted for, the care and treatment of persons with behavioral 2 health disorders, if the agency is operated directly by federal, 3 state, county, or municipal government, or a combination of such 4 governments;

5 (49) "Release" means legal termination of the commitment under 6 the provisions of this chapter;

7 (50) "Resource management services" has the meaning given in 8 chapter 71.24 RCW;

9 (51) "Secretary" means the secretary of the department of health, 10 or his or her designee;

11 (52) "Secure withdrawal management and stabilization facility" 12 means a facility operated by either a public or private agency or by 13 the program of an agency which provides care to voluntary individuals 14 and individuals involuntarily detained and committed under this 15 chapter for whom there is a likelihood of serious harm or who are 16 gravely disabled due to the presence of a substance use disorder. 17 Secure withdrawal management and stabilization facilities must:

18

(a) Provide the following services:

(i) Assessment and treatment, provided by certified substance usedisorder professionals or co-occurring disorder specialists;

21

(ii) Clinical stabilization services;

22 (iii) Acute or subacute detoxification services for intoxicated 23 individuals; and

(iv) Discharge assistance provided by certified substance use disorder professionals or co-occurring disorder specialists, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual;

(b) Include security measures sufficient to protect the patients,staff, and community; and

31

(c) Be licensed or certified as such by the department of health;

32 (53) "Severe deterioration from safe behavior" means that a 33 person will, if not treated, suffer or continue to suffer severe and 34 abnormal mental, emotional, or physical distress, and this distress 35 is associated with significant impairment of judgment, reason, or 36 behavior;

37 (54) "Social worker" means a person with a master's or further 38 advanced degree from a social work educational program accredited and 39 approved as provided in RCW 18.320.010; 1 (55) "Substance use disorder" means a cluster of cognitive, 2 behavioral, and physiological symptoms indicating that an individual 3 continues using the substance despite significant substance-related 4 problems. The diagnosis of a substance use disorder is based on a 5 pathological pattern of behaviors related to the use of the 6 substances;

7 (56) "Substance use disorder professional" means a person 8 certified as a substance use disorder professional by the department 9 of health under chapter 18.205 RCW;

10 (57) "Therapeutic court personnel" means the staff of a mental 11 health court or other therapeutic court which has jurisdiction over 12 defendants who are dually diagnosed with mental disorders, including 13 court personnel, probation officers, a court monitor, prosecuting 14 attorney, or defense counsel acting within the scope of therapeutic 15 court duties;

16 (58) "Treatment records" include registration and all other 17 records concerning persons who are receiving or who at any time have 18 received services for behavioral health disorders, which are maintained by the department of social and health services, the 19 department, the authority, behavioral health administrative services 20 21 organizations and their staffs, managed care organizations and their staffs, and by treatment facilities. Treatment records include mental 22 health information contained in a medical bill including but not 23 limited to mental health drugs, a mental health diagnosis, provider 24 25 name, and dates of service stemming from a medical service. Treatment 26 records do not include notes or records maintained for personal use by a person providing treatment services for the department of social 27 and health services, the department, the authority, behavioral health 28 29 administrative services organizations, managed care organizations, or a treatment facility if the notes or records are not available to 30 31 others;

(59) "Video," unless the context clearly indicates otherwise, 32 means the delivery of behavioral health services through the use of 33 interactive audio and video technology, permitting real-time 34 communication between a person and a designated crisis responder, for 35 the purpose of evaluation. "Video" does not include the use of audio-36 only telephone, facsimile, email, or store and forward technology. 37 "Store and forward technology" means use of an asynchronous 38 transmission of a person's medical information from a mental health 39

service provider to the designated crisis responder which results in medical diagnosis, consultation, or treatment;

3 (60) "Violent act" means behavior that resulted in homicide, 4 attempted suicide, injury, or substantial loss or damage to property.

5 Sec. 20. RCW 71.05.215 and 2020 c 302 s 30 are each amended to 6 read as follows:

7 (1) A person found to be gravely disabled or to present a likelihood of serious harm as a result of a behavioral health 8 disorder has a right to refuse antipsychotic medication unless it is 9 10 determined that the failure to medicate may result in a likelihood of 11 serious harm or substantial deterioration or substantially prolong the length of involuntary commitment and there is no less intrusive 12 course of treatment than medication in the best interest of that 13 14 person.

15 (2) The authority shall adopt rules to carry out the purposes of 16 this chapter. These rules shall include:

(a) An attempt to obtain the informed consent of the person priorto administration of antipsychotic medication.

(b) For short-term treatment up to thirty days, the right to 19 20 refuse antipsychotic medications unless there is an additional 21 concurring medical opinion approving medication by a psychiatrist, 22 physician assistant working with a ((supervising)) psychiatrist who is acting as a participating physician as defined in RCW 18.71A.010, 23 24 psychiatric advanced registered nurse practitioner, or physician or 25 physician assistant in consultation with a mental health professional with prescriptive authority. 26

(c) For continued treatment beyond thirty days through the hearing on any petition filed under RCW 71.05.217, the right to periodic review of the decision to medicate by the medical director or designee.

31 (d) Administration of antipsychotic medication in an emergency 32 and review of this decision within twenty-four hours. An emergency exists if the person presents an imminent likelihood of serious harm, 33 medically acceptable alternatives to administration 34 and of antipsychotic medications are not available or are unlikely to be 35 successful; and in the opinion of the physician, physician assistant, 36 or psychiatric advanced registered nurse practitioner, the person's 37 38 condition constitutes an emergency requiring the treatment be instituted prior to obtaining a second medical opinion. 39

SHB 2041

1 (e) Documentation in the medical record of the attempt by the 2 physician, physician assistant, or psychiatric advanced registered 3 nurse practitioner to obtain informed consent and the reasons why 4 antipsychotic medication is being administered over the person's 5 objection or lack of consent.

6 Sec. 21. RCW 71.05.217 and 2020 c 302 s 32 are each amended to 7 read as follows:

8 (1) Insofar as danger to the individual or others is not created, 9 each person involuntarily detained, treated in a less restrictive 10 alternative course of treatment, or committed for treatment and 11 evaluation pursuant to this chapter shall have, in addition to other 12 rights not specifically withheld by law, the following rights, a list 13 of which shall be prominently posted in all facilities, institutions, 14 and hospitals providing such services:

(a) To wear his or her own clothes and to keep and use his or her
own personal possessions, except when deprivation of same is
essential to protect the safety of the resident or other persons;

(b) To keep and be allowed to spend a reasonable sum of his orher own money for canteen expenses and small purchases;

20 (c) To have access to individual storage space for his or her 21 private use;

22 (d) To have visitors at reasonable times;

(e) To have reasonable access to a telephone, both to make andreceive confidential calls;

(f) To have ready access to letter writing materials, including stamps, and to send and receive uncensored correspondence through the mails;

28 (g) To have the right to individualized care and adequate 29 treatment;

30 (h) To discuss treatment plans and decisions with professional 31 persons;

32 (i) To not be denied access to treatment by spiritual means 33 through prayer in accordance with the tenets and practices of a 34 church or religious denomination in addition to the treatment 35 otherwise proposed;

36 (j) Not to consent to the administration of antipsychotic 37 medications beyond the hearing conducted pursuant to RCW 71.05.320(4) 38 or the performance of electroconvulsant therapy or surgery, except

1 emergency lifesaving surgery, unless ordered by a court of competent 2 jurisdiction pursuant to the following standards and procedures:

3 The administration of antipsychotic medication (i) or electroconvulsant therapy shall not be ordered unless the petitioning 4 party proves by clear, cogent, and convincing evidence that there 5 6 exists a compelling state interest that justifies overriding the patient's lack of consent to the administration of antipsychotic 7 medications or electroconvulsant therapy, that the proposed treatment 8 is necessary and effective, and that medically acceptable alternative 9 forms of treatment are not available, have not been successful, or 10 are not likely to be effective. 11

12 (ii) The court shall make specific findings of fact concerning: (A) The existence of one or more compelling state interests; (B) the 13 necessity and effectiveness of the treatment; and (C) the person's 14 desires regarding the proposed treatment. If the patient is unable to 15 16 make a rational and informed decision about consenting to or refusing 17 the proposed treatment, the court shall make a substituted judgment 18 for the patient as if he or she were competent to make such a 19 determination.

(iii) The person shall be present at any hearing on a request to 20 administer antipsychotic medication or electroconvulsant therapy 21 22 filed pursuant to this subsection. The person has the right: (A) To 23 be represented by an attorney; (B) to present evidence; (C) to crossexamine witnesses; (D) to have the rules of evidence enforced; (E) to 24 25 remain silent; (F) to view and copy all petitions and reports in the 26 court file; and (G) to be given reasonable notice and an opportunity to prepare for the hearing. The court may appoint a psychiatrist, 27 physician assistant working with a ((supervising)) psychiatrist who 28 is acting as a participating physician as defined in RCW 18.71A.010, 29 psychiatric advanced registered nurse practitioner, psychologist 30 31 within their scope of practice, physician assistant, or physician to 32 examine and testify on behalf of such person. The court shall appoint 33 a psychiatrist, physician assistant working with a ((supervising)) psychiatrist who is acting as a participating physician as defined in 34 RCW 18.71A.010, psychiatric advanced registered nurse practitioner, 35 36 psychologist within their scope of practice, physician assistant, or physician designated by such person or the person's counsel to 37 38 testify on behalf of the person in cases where an order for 39 electroconvulsant therapy is sought.

1 (iv) An order for the administration of antipsychotic medications 2 entered following a hearing conducted pursuant to this section shall 3 be effective for the period of the current involuntary treatment 4 order, and any interim period during which the person is awaiting 5 trial or hearing on a new petition for involuntary treatment or 6 involuntary medication.

7 (v) Any person detained pursuant to RCW 71.05.320(4), who 8 subsequently refuses antipsychotic medication, shall be entitled to 9 the procedures set forth in this subsection.

10 (vi) Antipsychotic medication may be administered to a 11 nonconsenting person detained or committed pursuant to this chapter 12 without a court order pursuant to RCW 71.05.215(2) or under the 13 following circumstances:

14 (A) A person presents an imminent likelihood of serious harm;

(B) Medically acceptable alternatives to administration of antipsychotic medications are not available, have not been successful, or are not likely to be effective; and

18 (C) In the opinion of the physician, physician assistant, or 19 psychiatric advanced registered nurse practitioner with 20 responsibility for treatment of the person, or his or her designee, 21 the person's condition constitutes an emergency requiring the 22 treatment be instituted before a judicial hearing as authorized 23 pursuant to this section can be held.

If antipsychotic medications are administered over a person's 24 25 lack of consent pursuant to this subsection, a petition for an order authorizing the administration of antipsychotic medications shall be 26 filed on the next judicial day. The hearing shall be held within two 27 judicial days. If deemed necessary by the physician, physician 28 29 assistant, or psychiatric advanced registered nurse practitioner with responsibility for the treatment of the person, administration of 30 31 antipsychotic medications may continue until the hearing is held;

32 (k) To dispose of property and sign contracts unless such person 33 has been adjudicated an incompetent in a court proceeding directed to 34 that particular issue;

35 (1) Not to have psychosurgery performed on him or her under any 36 circumstances.

37 (2) Every person involuntarily detained or committed under the 38 provisions of this chapter is entitled to all the rights set forth in 39 this chapter and retains all rights not denied him or her under this 40 chapter except as limited by chapter 9.41 RCW.

1 (3) No person may be presumed incompetent as a consequence of 2 receiving evaluation or treatment for a behavioral health disorder. 3 Competency may not be determined or withdrawn except under the 4 provisions of chapter 10.77 ((or 11.88)) RCW.

5 (4) Subject to RCW 71.05.745 and related regulations, persons 6 receiving evaluation or treatment under this chapter must be given a 7 reasonable choice of an available physician, physician assistant, 8 psychiatric advanced registered nurse practitioner, or other 9 professional person qualified to provide such services.

(5) Whenever any person is detained under this chapter, the 10 11 person must be advised that unless the person is released or 12 voluntarily admits himself or herself for treatment within one hundred twenty hours of the initial detention, a judicial hearing 13 14 must be held in a superior court within one hundred twenty hours to determine whether there is probable cause to detain the person for up 15 16 to an additional fourteen days based on an allegation that because of 17 a behavioral health disorder the person presents a likelihood of serious harm or is gravely disabled, and that at the probable cause 18 hearing the person has the following rights: 19

(a) To communicate immediately with an attorney; to have an
attorney appointed if the person is indigent; and to be told the name
and address of the attorney that has been designated;

(b) To remain silent, and to know that any statement the person makes may be used against him or her;

(d) To cross-examine witnesses who testify against him or her;

25

(c) To present evidence on the person's behalf;

26 27

(e) To be proceeded against by the rules of evidence;

(f) To have the court appoint a reasonably available independent
professional person to examine the person and testify in the hearing,
at public expense unless the person is able to bear the cost;

31 (g) To view and copy all petitions and reports in the court file; 32 and

33 (h) To refuse psychiatric medications, including antipsychotic 34 medication beginning twenty-four hours prior to the probable cause 35 hearing.

(6) The judicial hearing described in subsection (5) of this
 section must be held according to the provisions of subsection (5) of
 this section and rules promulgated by the supreme court.

39 (7) (a) Privileges between patients and physicians, physician40 assistants, psychologists, or psychiatric advanced registered nurse

1 practitioners are deemed waived in proceedings under this chapter 2 relating to the administration of antipsychotic medications. As to 3 other proceedings under this chapter, the privileges are waived when 4 a court of competent jurisdiction in its discretion determines that 5 such waiver is necessary to protect either the detained person or the 6 public.

7 (b) The waiver of a privilege under this section is limited to 8 records or testimony relevant to evaluation of the detained person 9 for purposes of a proceeding under this chapter. Upon motion by the 10 detained person or on its own motion, the court shall examine a 11 record or testimony sought by a petitioner to determine whether it is 12 within the scope of the waiver.

(c) The record maker may not be required to testify in order to introduce medical or psychological records of the detained person so long as the requirements of RCW 5.45.020 are met except that portions of the record which contain opinions as to the detained person's mental state must be deleted from such records unless the person making such conclusions is available for cross-examination.

(8) Nothing contained in this chapter prohibits the patient frompetitioning by writ of habeas corpus for release.

(9) Nothing in this section permits any person to knowingly violate a no-contact order or a condition of an active judgment and sentence or an active condition of supervision by the department of corrections.

(10) The rights set forth under this section apply equally toninety-day or one hundred eighty-day hearings under RCW 71.05.310.

27 Sec. 22. RCW 71.05.585 and 2022 c 210 s 20 are each amended to 28 read as follows:

29 (1) Less restrictive alternative treatment, at a minimum, 30 includes the following services:

(a) Assignment of a care coordinator;

31

32 (b) An intake evaluation with the provider of the less 33 restrictive alternative treatment;

34 (c) A psychiatric evaluation, a substance use disorder 35 evaluation, or both;

36 (d) A schedule of regular contacts with the provider of the 37 treatment services for the duration of the order;

38 (e) A transition plan addressing access to continued services at39 the expiration of the order;

- 1
- (f) An individual crisis plan;

2 (g) Consultation about the formation of a mental health advance 3 directive under chapter 71.32 RCW; and

4 (h) Notification to the care coordinator assigned in (a) of this
5 subsection if reasonable efforts to engage the client fail to produce
6 substantial compliance with court-ordered treatment conditions.

- 7 (2) Less restrictive alternative treatment may additionally
 8 include requirements to participate in the following services:
 - (a) Medication management;
- 10 (b) Psychotherapy;
- 11 (c) Nursing;
- 12 (d) Substance use disorder counseling;
- 13 (e) Residential treatment;
- 14 (f) Partial hospitalization;
- 15 (g) Intensive outpatient treatment;
- 16 (h) Support for housing, benefits, education, and employment; and
- 17

9

(i) Periodic court review.

(3) If the person was provided with involuntary medication under 18 RCW 71.05.215 or pursuant to a judicial order during the involuntary 19 commitment period, the less restrictive alternative treatment order 20 21 may authorize the less restrictive alternative treatment provider or 22 its designee to administer involuntary antipsychotic medication to 23 the person if the provider has attempted and failed to obtain the informed consent of the person and there is a concurring medical 24 25 opinion approving the medication by a psychiatrist, physician 26 assistant working with a ((supervising)) psychiatrist who is acting 27 as a participating physician as defined in RCW 18.71A.010, 28 psychiatric advanced registered nurse practitioner, or physician or 29 physician assistant in consultation with an independent mental health professional with prescribing authority. 30

31 (4) Less restrictive alternative treatment must be administered 32 by a provider that is certified or licensed to provide or coordinate 33 the full scope of services required under the less restrictive 34 alternative order and that has agreed to assume this responsibility.

35 (5) The care coordinator assigned to a person ordered to less 36 restrictive alternative treatment must submit an individualized plan 37 for the person's treatment services to the court that entered the 38 order. An initial plan must be submitted as soon as possible 39 following the intake evaluation and a revised plan must be submitted 1 upon any subsequent modification in which a type of service is 2 removed from or added to the treatment plan.

3 (6) A care coordinator may disclose information and records
4 related to mental health services pursuant to RCW 70.02.230(2)(k) for
5 purposes of implementing less restrictive alternative treatment.

6 (7) For the purpose of this section, "care coordinator" means a 7 clinical practitioner who coordinates the activities of less restrictive alternative treatment. The care coordinator coordinates 8 activities with the designated crisis responders that are necessary 9 for enforcement and continuation of less restrictive alternative 10 11 orders and is responsible for coordinating service activities with 12 other agencies and establishing and maintaining a therapeutic relationship with the individual on a continuing basis. 13

14 Sec. 23. RCW 71.32.110 and 2021 c 287 s 11 are each amended to 15 read as follows:

16 (1) For the purposes of this chapter, a principal, agent, 17 professional person, or health care provider may seek a determination 18 whether the principal is incapacitated or has regained capacity.

(2) (a) For the purposes of this chapter, no adult may be declaredan incapacitated person except by:

(i) A court, if the request is made by the principal or the principal's agent;

(ii) One mental health professional or substance use disorder professional and one health care provider; or

25

(iii) Two health care providers.

(b) One of the persons making the determination under (a)(ii) or (iii) of this subsection must be a psychiatrist, physician assistant working with a ((supervising)) psychiatrist who is acting as a participating physician as defined in RCW 18.71A.010, psychologist, or a psychiatric advanced registered nurse practitioner.

31 (3) When a professional person or health care provider requests a 32 capacity determination, he or she shall promptly inform the principal 33 that:

34 (a) A request for capacity determination has been made; and

35 (b) The principal may request that the determination be made by a 36 court.

37 (4) At least one mental health professional, substance use
 38 disorder professional, or health care provider must personally
 39 examine the principal prior to making a capacity determination.

1 (5)(a) When a court makes a determination whether a principal has 2 capacity, the court shall, at a minimum, be informed by the testimony 3 of one mental health professional or substance use disorder 4 professional familiar with the principal and shall, except for good 5 cause, give the principal an opportunity to appear in court prior to 6 the court making its determination.

7 (b) To the extent that local court rules permit, any party or 8 witness may testify telephonically.

9 (6) When a court has made a determination regarding a principal's 10 capacity and there is a subsequent change in the principal's 11 condition, subsequent determinations whether the principal is 12 incapacitated may be made in accordance with any of the provisions of 13 subsection (2) of this section.

14 Sec. 24. RCW 71.32.140 and 2021 c 287 s 13 are each amended to 15 read as follows:

16 (1) A principal who:

17 (a) Chose not to be able to revoke his or her directive during18 any period of incapacity;

(b) Consented to voluntary admission to inpatient behavioral health treatment, or authorized an agent to consent on the principal's behalf; and

(c) At the time of admission to inpatient treatment, refuses to be admitted, may only be admitted into inpatient behavioral health treatment under subsection (2) of this section.

(2) A principal may only be admitted to inpatient behavioral health treatment under his or her directive if, prior to admission, a member of the treating facility's professional staff who is a physician, physician assistant, or psychiatric advanced registered nurse practitioner:

30 (a) Evaluates the principal's mental condition, including a 31 review of reasonably available psychiatric and psychological history, 32 diagnosis, and treatment needs, and determines, in conjunction with 33 another health care provider, mental health professional, or 34 substance use disorder professional, that the principal is 35 incapacitated;

36 (b) Obtains the informed consent of the agent, if any, designated 37 in the directive;

38 (c) Makes a written determination that the principal needs an 39 inpatient evaluation or is in need of inpatient treatment and that

p. 54

1 the evaluation or treatment cannot be accomplished in a less 2 restrictive setting; and

3 (d) Documents in the principal's medical record a summary of the 4 physician's, physician assistant's, or psychiatric advanced 5 registered nurse practitioner's findings and recommendations for 6 treatment or evaluation.

(3) In the event the admitting physician is not a psychiatrist, 7 the admitting physician assistant is not ((supervised by)) working 8 with a psychiatrist who is acting as a participating physician as 9 defined <u>in RCW 18.71A.010</u>, or the advanced registered nurse 10 practitioner is not a psychiatric advanced registered nurse 11 12 practitioner, the principal shall receive a complete behavioral health assessment by a mental health professional or substance use 13 disorder professional within 24 hours of admission to determine the 14 continued need for inpatient evaluation or treatment. 15

16 (4)(a) If it is determined that the principal has capacity, then 17 the principal may only be admitted to, or remain in, inpatient 18 treatment if he or she consents at the time, is admitted for family-19 initiated treatment under chapter 71.34 RCW, or is detained under the 20 involuntary treatment provisions of chapter 71.05 or 71.34 RCW.

(b) If a principal who is determined by two health care providers or one mental health professional or substance use disorder professional and one health care provider to be incapacitated continues to refuse inpatient treatment, the principal may immediately seek injunctive relief for release from the facility.

(5) If, at the end of the period of time that the principal or the principal's agent, if any, has consented to voluntary inpatient treatment, but no more than 14 days after admission, the principal has not regained capacity or has regained capacity but refuses to consent to remain for additional treatment, the principal must be released during reasonable daylight hours, unless detained under chapter 71.05 or 71.34 RCW.

33 (6) (a) Except as provided in (b) of this subsection, any 34 principal who is voluntarily admitted to inpatient behavioral health 35 treatment under this chapter shall have all the rights provided to 36 individuals who are voluntarily admitted to inpatient treatment under 37 chapter 71.05, 71.34, or 72.23 RCW.

38 (b) Notwithstanding RCW 71.05.050 regarding consent to inpatient 39 treatment for a specified length of time, the choices an 40 incapacitated principal expressed in his or her directive shall

1 control, provided, however, that a principal who takes action 2 demonstrating a desire to be discharged, in addition to making 3 statements requesting to be discharged, shall be discharged, and no 4 principal shall be restrained in any way in order to prevent his or 5 her discharge. Nothing in this subsection shall be construed to 6 prevent detention and evaluation for civil commitment under chapter 7 71.05 RCW.

8 (7) Consent to inpatient admission in a directive is effective 9 only while the professional person, health care provider, and health 10 care facility are in substantial compliance with the material 11 provisions of the directive related to inpatient treatment.

12 Sec. 25. RCW 71.32.250 and 2021 c 287 s 18 are each amended to 13 read as follows:

(1) If a principal who is a resident of a long-term care facility is admitted to inpatient behavioral health treatment pursuant to his or her directive, the principal shall be allowed to be readmitted to the same long-term care facility as if his or her inpatient admission had been for a physical condition on the same basis that the principal would be readmitted under state or federal statute or rule when:

(a) The treating facility's professional staff determine that 21 22 inpatient behavioral health treatment is no longer medically necessary for the resident. The determination shall be made in 23 24 writing by a psychiatrist, physician assistant working with a ((supervising)) psychiatrist who is acting as a participating 25 physician as defined in RCW 18.71A.010, or a psychiatric advanced 26 27 registered nurse practitioner, or (i) one physician and a mental health professional or substance use disorder professional; (ii) one 28 physician assistant and a mental health professional or substance use 29 30 disorder professional; or (iii) one psychiatric advanced registered 31 nurse practitioner and a mental health professional or substance use 32 disorder professional; or

33 (b) The person's consent to admission in his or her directive has 34 expired.

35 (2)(a) If the long-term care facility does not have a bed 36 available at the time of discharge, the treating facility may 37 discharge the resident, in consultation with the resident and agent 38 if any, and in accordance with a medically appropriate discharge 39 plan, to another long-term care facility. 1 (b) This section shall apply to inpatient behavioral health 2 treatment admission of long-term care facility residents, regardless 3 of whether the admission is directly from a facility, hospital 4 emergency room, or other location.

5 (c) This section does not restrict the right of the resident to 6 an earlier release from the inpatient treatment facility. This 7 section does not restrict the right of a long-term care facility to 8 initiate transfer or discharge of a resident who is readmitted 9 pursuant to this section, provided that the facility has complied 10 with the laws governing the transfer or discharge of a resident.

11 (3) The joint legislative audit and review committee shall 12 conduct an evaluation of the operation and impact of this section. 13 The committee shall report its findings to the appropriate committees 14 of the legislature by December 1, 2004.

15 Sec. 26. RCW 71.34.020 and 2023 c 433 s 12 are each amended to 16 read as follows:

17 Unless the context clearly requires otherwise, the definitions in 18 this section apply throughout this chapter.

(1) "Admission" or "admit" means a decision by a physician, physician assistant, or psychiatric advanced registered nurse practitioner that a minor should be examined or treated as a patient in a hospital.

23

(2) "Adolescent" means a minor thirteen years of age or older.

(3) "Alcoholism" means a disease, characterized by a dependency on alcoholic beverages, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning.

30 (4) "Antipsychotic medications" means that class of drugs 31 primarily used to treat serious manifestations of mental illness 32 associated with thought disorders, which includes, but is not limited 33 to, atypical antipsychotic medications.

34 (5) "Approved substance use disorder treatment program" means a 35 program for minors with substance use disorders provided by a 36 treatment program licensed or certified by the department of health 37 as meeting standards adopted under chapter 71.24 RCW. 1 (6) "Attending staff" means any person on the staff of a public 2 or private agency having responsibility for the care and treatment of 3 a minor patient.

(7) "Authority" means the Washington state health care authority.

5 (8) "Behavioral health administrative services organization" has 6 the same meaning as provided in RCW 71.24.025.

7 (9) "Behavioral health disorder" means either a mental disorder 8 as defined in this section, a substance use disorder as defined in 9 this section, or a co-occurring mental disorder and substance use 10 disorder.

(10) "Child psychiatrist" means a person having a license as a physician and surgeon in this state, who has had graduate training in child psychiatry in a program approved by the American Medical Association or the American Osteopathic Association, and who is board eligible or board certified in child psychiatry.

16

4

(11) "Children's mental health specialist" means:

(a) A mental health professional who has completed a minimum of one hundred actual hours, not quarter or semester hours, of specialized training devoted to the study of child development and the treatment of children; and

(b) A mental health professional who has the equivalent of one year of full-time experience in the treatment of children under the supervision of a children's mental health specialist.

(12) "Commitment" means a determination by a judge or court commissioner, made after a commitment hearing, that the minor is in need of inpatient diagnosis, evaluation, or treatment or that the minor is in need of less restrictive alternative treatment.

(13) "Conditional release" means a revocable modification of a
 commitment, which may be revoked upon violation of any of its terms.

30 (14) "Co-occurring disorder specialist" means an individual 31 possessing an enhancement granted by the department of health under 32 chapter 18.205 RCW that certifies the individual to provide substance 33 use disorder counseling subject to the practice limitations under RCW 34 18.205.105.

(15) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department of health under RCW 71.24.035, such as a residential treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term 1 hospitalization, or to determine the need for involuntary commitment 2 of an individual.

3 (16) "Custody" means involuntary detention under the provisions 4 of this chapter or chapter 10.77 RCW, uninterrupted by any period of 5 unconditional release from commitment from a facility providing 6 involuntary care and treatment.

7 (17) "Department" means the department of social and health 8 services.

9 (18) "Designated crisis responder" has the same meaning as 10 provided in RCW 71.05.020.

11 (19) "Detention" or "detain" means the lawful confinement of a 12 person, under the provisions of this chapter.

(20) "Developmental disabilities professional" means a person who 13 has specialized training and three years of experience in directly 14 treating or working with persons with developmental disabilities and 15 16 is a psychiatrist, physician assistant working with a ((supervising)) psychiatrist who is acting as a participating physician as defined in 17 RCW 18.71A.010, psychologist, psychiatric advanced registered nurse 18 practitioner, or social worker, and such other developmental 19 disabilities professionals as may be defined by rules adopted by the 20 21 secretary of the department.

22 (21) "Developmental disability" has the same meaning as defined 23 in RCW 71A.10.020.

24 (22) "Director" means the director of the authority.

(23) "Discharge" means the termination of hospital medical authority. The commitment may remain in place, be terminated, or be amended by court order.

(24) "Evaluation and treatment facility" means a public or 28 private facility or unit that is licensed or certified by the 29 department of health to provide emergency, inpatient, residential, or 30 31 outpatient mental health evaluation and treatment services for 32 minors. A physically separate and separately operated portion of a state hospital may be designated as an evaluation and treatment 33 facility for minors. A facility which is part of or operated by the 34 state or federal agency does not require licensure or certification. 35 No correctional institution or facility, juvenile court detention 36 facility, or jail may be an evaluation and treatment facility within 37 38 the meaning of this chapter.

39 (25) "Evaluation and treatment program" means the total system of 40 services and facilities coordinated and approved by a county or combination of counties for the evaluation and treatment of minors
 under this chapter.

3 (26) "Gravely disabled minor" means a minor who, as a result of a 4 behavioral health disorder, (a) is in danger of serious physical harm 5 resulting from a failure to provide for his or her essential human 6 needs of health or safety, or (b) manifests severe deterioration in 7 routine functioning evidenced by repeated and escalating loss of 8 cognitive or volitional control over his or her actions and is not 9 receiving such care as is essential for his or her health or safety.

10 (27) "Habilitative services" means those services provided by 11 program personnel to assist minors in acquiring and maintaining life 12 skills and in raising their levels of physical, behavioral, social, 13 and vocational functioning. Habilitative services include education, 14 training for employment, and therapy.

15 (28) "Hearing" means any proceeding conducted in open court that 16 conforms to the requirements of RCW 71.34.910.

17 (29) "History of one or more violent acts" refers to the period 18 of time five years prior to the filing of a petition under this 19 chapter, excluding any time spent, but not any violent acts 20 committed, in a mental health facility, a long-term substance use 21 disorder treatment facility, or in confinement as a result of a 22 criminal conviction.

(30) "Individualized service plan" means a plan prepared by a
 developmental disabilities professional with other professionals as a
 team, for a person with developmental disabilities, which states:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

(b) The conditions and strategies necessary to achieve the purposes of habilitation;

30 (c) The intermediate and long-range goals of the habilitation 31 program, with a projected timetable for the attainment;

32 (d) The rationale for using this plan of habilitation to achieve33 those intermediate and long-range goals;

34

(e) The staff responsible for carrying out the plan;

35 (f) Where relevant in light of past criminal behavior and due 36 consideration for public safety, the criteria for proposed movement 37 to less-restrictive settings, criteria for proposed eventual 38 discharge or release, and a projected possible date for discharge or 39 release; and

1 (g) The type of residence immediately anticipated for the person 2 and possible future types of residences.

3 (31)(a) "Inpatient treatment" means twenty-four-hour-per-day 4 mental health care provided within a general hospital, psychiatric 5 hospital, residential treatment facility licensed or certified by the 6 department of health as an evaluation and treatment facility for 7 minors, secure withdrawal management and stabilization facility for 8 minors, or approved substance use disorder treatment program for 9 minors.

10 (b) For purposes of family-initiated treatment under RCW 11 71.34.600 through 71.34.670, "inpatient treatment" has the meaning 12 included in (a) of this subsection and any other residential 13 treatment facility licensed under chapter 71.12 RCW.

14 (32) "Intoxicated minor" means a minor whose mental or physical 15 functioning is substantially impaired as a result of the use of 16 alcohol or other psychoactive chemicals.

17 (33) "Judicial commitment" means a commitment by a court pursuant 18 to the provisions of this chapter.

19 (34) "Kinship caregiver" has the same meaning as in RCW 20 74.13.031(((19)(a))) <u>(22)(a)</u>.

(35) "Legal counsel" means attorneys and staff employed by county prosecutor offices or the state attorney general acting in their capacity as legal representatives of public behavioral health service providers under RCW 71.05.130.

(36) "Less restrictive alternative" or "less restrictive setting" means outpatient treatment provided to a minor as a program of individualized treatment in a less restrictive setting than inpatient treatment that includes the services described in RCW 71.34.755, including residential treatment.

30 (37) "Licensed physician" means a person licensed to practice 31 medicine or osteopathic medicine and surgery in the state of 32 Washington.

33

(38) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted
by a minor upon his or her own person, as evidenced by threats or
attempts to commit suicide or inflict physical harm on oneself; (ii)
physical harm will be inflicted by a minor upon another individual,
as evidenced by behavior which has caused such harm or which places
another person or persons in reasonable fear of sustaining such harm;
or (iii) physical harm will be inflicted by a minor upon the property

p. 61

1 of others, as evidenced by behavior which has caused substantial loss
2 or damage to the property of others; or

3 (b) The minor has threatened the physical safety of another and 4 has a history of one or more violent acts.

5 (39) "Managed care organization" has the same meaning as provided 6 in RCW 71.24.025.

7 (40) "Medical clearance" means a physician or other health care
8 provider has determined that a person is medically stable and ready
9 for referral to the designated crisis responder.

(41) "Medical necessity" for inpatient care means a requested 10 11 service which is reasonably calculated to: (a) Diagnose, correct, cure, or alleviate a mental disorder or substance use disorder; or 12 (b) prevent the progression of a mental disorder or substance use 13 disorder that endangers life or causes suffering and pain, or results 14 in illness or infirmity or threatens to cause or aggravate a 15 16 disability, or causes physical deformity or malfunction, and there is 17 no adequate less restrictive alternative available.

18 (42) "Mental disorder" means any organic, mental, or emotional 19 impairment that has substantial adverse effects on an individual's 20 cognitive or volitional functions. The presence of alcohol abuse, 21 drug abuse, juvenile criminal history, antisocial behavior, or 22 intellectual disabilities alone is insufficient to justify a finding 23 of "mental disorder" within the meaning of this section.

health professional" means 24 (43) "Mental a psychiatrist, 25 psychiatric advanced registered nurse practitioner, physician assistant working with a ((supervising)) psychiatrist who is acting 26 as a participating physician as defined in RCW 18.71A.010, 27 psychologist, psychiatric nurse, social worker, and such other mental 28 health professionals as defined by rules adopted by the secretary of 29 the department of health under this chapter. 30

31

(44) "Minor" means any person under the age of eighteen years.

32 (45) "Outpatient treatment" means any of the nonresidential 33 services mandated under chapter 71.24 RCW and provided by licensed or 34 certified behavioral health agencies as identified by RCW 71.24.025.

35 (46)(a) "Parent" has the same meaning as defined in RCW 36 26.26A.010, including either parent if custody is shared under a 37 joint custody agreement, or a person or agency judicially appointed 38 as legal guardian or custodian of the child.

39 (b) For purposes of family-initiated treatment under RCW 40 71.34.600 through 71.34.670, "parent" also includes a person to whom

a parent defined in (a) of this subsection has given a signed 1 authorization to make health care decisions for the adolescent, a 2 stepparent who is involved in caring for the adolescent, a kinship 3 caregiver who is involved in caring for the adolescent, or another 4 relative who is responsible for the health care of the adolescent, 5 6 who may be required to provide a declaration under penalty of perjury 7 stating that he or she is a relative responsible for the health care of the adolescent pursuant to chapter 5.50 RCW. If a dispute arises 8 between individuals authorized to act as a parent for the purpose of 9 RCW 71.34.600 through 71.34.670, the disagreement must be resolved 10 11 according to the priority established under RCW 7.70.065(2)(a).

12 (47) "Peace officer" means a law enforcement official of a public 13 agency or governmental unit, and includes persons specifically given 14 peace officer powers by any state law, local ordinance, or judicial 15 order of appointment.

16 (48) "Physician assistant" means a person licensed as a physician 17 assistant under chapter 18.71A RCW.

(49) "Private agency" means any person, partnership, corporation, 18 or association that is not a public agency, whether or not financed 19 in whole or in part by public funds, that constitutes an evaluation 20 21 and treatment facility or private institution, or hospital, or 22 approved substance use disorder treatment program, that is conducted for, or includes a distinct unit, floor, or ward conducted for, the 23 care and treatment of persons with mental illness, substance use 24 25 disorders, or both mental illness and substance use disorders.

(50) "Professional person in charge" or "professional person" means a physician, other mental health professional, or other person empowered by an evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program with authority to make admission and discharge decisions on behalf of that facility.

32 (51) "Psychiatric nurse" means a registered nurse who has 33 experience in the direct treatment of persons who have a mental 34 illness or who are emotionally disturbed, such experience gained 35 under the supervision of a mental health professional.

36 (52) "Psychiatrist" means a person having a license as a 37 physician in this state who has completed residency training in 38 psychiatry in a program approved by the American Medical Association 39 or the American Osteopathic Association, and is board eligible or 40 board certified in psychiatry. (53) "Psychologist" means a person licensed as a psychologist
 under chapter 18.83 RCW.

(54) "Public agency" means any evaluation and treatment facility 3 or institution, or hospital, or approved substance use disorder 4 treatment program that is conducted for, or includes a distinct unit, 5 6 floor, or ward conducted for, the care and treatment of persons with mental illness, substance use disorders, or both mental illness and 7 substance use disorders if the agency is operated directly by 8 federal, state, county, or municipal government, or a combination of 9 such governments. 10

11 (55) "Release" means legal termination of the commitment under 12 the provisions of this chapter.

13 (56) "Resource management services" has the meaning given in 14 chapter 71.24 RCW.

15 (57) "Responsible other" means the minor, the minor's parent or 16 estate, or any other person legally responsible for support of the 17 minor.

18 (58) "Secretary" means the secretary of the department or 19 secretary's designee.

(59) "Secure withdrawal management and stabilization facility" means a facility operated by either a public or private agency or by the program of an agency which provides care to voluntary individuals and individuals involuntarily detained and committed under this chapter for whom there is a likelihood of serious harm or who are gravely disabled due to the presence of a substance use disorder. Secure withdrawal management and stabilization facilities must:

27

(a) Provide the following services:

(i) Assessment and treatment, provided by certified substance use
 disorder professionals or co-occurring disorder specialists;

30

(ii) Clinical stabilization services;

31 (iii) Acute or subacute detoxification services for intoxicated 32 individuals; and

(iv) Discharge assistance provided by certified substance use disorder professionals or co-occurring disorder specialists, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual;

38 (b) Include security measures sufficient to protect the patients,39 staff, and community; and

40 (c) Be licensed or certified as such by the department of health.

1 (60) "Social worker" means a person with a master's or further 2 advanced degree from a social work educational program accredited and 3 approved as provided in RCW 18.320.010.

(61) "Start of initial detention" means the time of arrival of 4 the minor at the first evaluation and treatment facility, secure 5 6 withdrawal management and stabilization facility, or approved 7 substance use disorder treatment program offering inpatient treatment if the minor is being involuntarily detained at the time. With regard 8 to voluntary patients, "start of initial detention" means the time at 9 which the minor gives notice of intent to leave under the provisions 10 11 of this chapter.

12 (62) "Store and forward technology" means use of an asynchronous 13 transmission of a person's medical information from a mental health 14 service provider to the designated crisis responder which results in 15 medical diagnosis, consultation, or treatment.

16 (63) "Substance use disorder" means a cluster of cognitive, 17 behavioral, and physiological symptoms indicating that an individual 18 continues using the substance despite significant substance-related 19 problems. The diagnosis of a substance use disorder is based on a 20 pathological pattern of behaviors related to the use of the 21 substances.

(64) "Substance use disorder professional" means a person certified as a substance use disorder professional by the department of health under chapter 18.205 RCW.

(65) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties.

31 (66) "Treatment records" include registration and all other 32 records concerning persons who are receiving or who at any time have received services for mental illness, which are maintained by the 33 department, the department of health, the authority, behavioral 34 health organizations and their staffs, and by treatment facilities. 35 Treatment records include mental health information contained in a 36 medical bill including but not limited to mental health drugs, a 37 mental health diagnosis, provider name, and dates of service stemming 38 39 from a medical service. Treatment records do not include notes or 40 records maintained for personal use by a person providing treatment

services for the department, the department of health, the authority,
 behavioral health organizations, or a treatment facility if the notes
 or records are not available to others.

4 (67) "Video" means the delivery of behavioral health services 5 through the use of interactive audio and video technology, permitting 6 real-time communication between a person and a designated crisis 7 responder, for the purpose of evaluation. "Video" does not include 8 the use of audio-only telephone, facsimile, email, or store and 9 forward technology.

10 (68) "Violent act" means behavior that resulted in homicide, 11 attempted suicide, injury, or substantial loss or damage to property.

12 Sec. 27. RCW 71.34.020 and 2023 c 433 s 13 are each amended to 13 read as follows:

14 Unless the context clearly requires otherwise, the definitions in 15 this section apply throughout this chapter.

16 (1) "Admission" or "admit" means a decision by a physician, 17 physician assistant, or psychiatric advanced registered nurse 18 practitioner that a minor should be examined or treated as a patient 19 in a hospital.

20

(2) "Adolescent" means a minor thirteen years of age or older.

(3) "Alcoholism" means a disease, characterized by a dependency on alcoholic beverages, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning.

(4) "Antipsychotic medications" means that class of drugs primarily used to treat serious manifestations of mental illness associated with thought disorders, which includes, but is not limited to, atypical antipsychotic medications.

31 (5) "Approved substance use disorder treatment program" means a 32 program for minors with substance use disorders provided by a 33 treatment program licensed or certified by the department of health 34 as meeting standards adopted under chapter 71.24 RCW.

35 (6) "Attending staff" means any person on the staff of a public 36 or private agency having responsibility for the care and treatment of 37 a minor patient.

38

(7) "Authority" means the Washington state health care authority.

(8) "Behavioral health administrative services organization" has
 the same meaning as provided in RCW 71.24.025.

3 (9) "Behavioral health disorder" means either a mental disorder 4 as defined in this section, a substance use disorder as defined in 5 this section, or a co-occurring mental disorder and substance use 6 disorder.

7 (10) "Child psychiatrist" means a person having a license as a 8 physician and surgeon in this state, who has had graduate training in 9 child psychiatry in a program approved by the American Medical 10 Association or the American Osteopathic Association, and who is board 11 eligible or board certified in child psychiatry.

12

(11) "Children's mental health specialist" means:

(a) A mental health professional who has completed a minimum of one hundred actual hours, not quarter or semester hours, of specialized training devoted to the study of child development and the treatment of children; and

(b) A mental health professional who has the equivalent of one year of full-time experience in the treatment of children under the supervision of a children's mental health specialist.

20 (12) "Commitment" means a determination by a judge or court 21 commissioner, made after a commitment hearing, that the minor is in 22 need of inpatient diagnosis, evaluation, or treatment or that the 23 minor is in need of less restrictive alternative treatment.

(13) "Conditional release" means a revocable modification of acommitment, which may be revoked upon violation of any of its terms.

(14) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105.

(15) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department of health under RCW 71.24.035, such as a residential treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization, or to determine the need for involuntary commitment of an individual.

(16) "Custody" means involuntary detention under the provisions
 of this chapter or chapter 10.77 RCW, uninterrupted by any period of

unconditional release from commitment from a facility providing
 involuntary care and treatment.

3 (17) "Department" means the department of social and health 4 services.

5 (18) "Designated crisis responder" has the same meaning as 6 provided in RCW 71.05.020.

7 (19) "Detention" or "detain" means the lawful confinement of a 8 person, under the provisions of this chapter.

(20) "Developmental disabilities professional" means a person who 9 has specialized training and three years of experience in directly 10 11 treating or working with persons with developmental disabilities and 12 is a psychiatrist, physician assistant working with a ((supervising)) psychiatrist who is acting as a participating physician as defined in 13 RCW 18.71A.010, psychologist, psychiatric advanced registered nurse 14 practitioner, or social worker, and such other developmental 15 16 disabilities professionals as may be defined by rules adopted by the 17 secretary of the department.

18 (21) "Developmental disability" has the same meaning as defined 19 in RCW 71A.10.020.

20

(22) "Director" means the director of the authority.

(23) "Discharge" means the termination of hospital medical authority. The commitment may remain in place, be terminated, or be amended by court order.

(24) "Evaluation and treatment facility" means a public or 24 25 private facility or unit that is licensed or certified by the department of health to provide emergency, inpatient, residential, or 26 outpatient mental health evaluation and treatment services for 27 minors. A physically separate and separately operated portion of a 28 state hospital may be designated as an evaluation and treatment 29 facility for minors. A facility which is part of or operated by the 30 31 state or federal agency does not require licensure or certification. 32 No correctional institution or facility, juvenile court detention 33 facility, or jail may be an evaluation and treatment facility within the meaning of this chapter. 34

35 (25) "Evaluation and treatment program" means the total system of 36 services and facilities coordinated and approved by a county or 37 combination of counties for the evaluation and treatment of minors 38 under this chapter.

(26) "Gravely disabled minor" means a minor who, as a result of abehavioral health disorder, (a) is in danger of serious physical harm

resulting from a failure to provide for his or her essential human needs of health or safety, or (b) manifests severe deterioration from safe behavior evidenced by repeated and escalating loss of cognitive or volitional control over his or her actions and is not receiving such care as is essential for his or her health or safety.

6 (27) "Habilitative services" means those services provided by 7 program personnel to assist minors in acquiring and maintaining life 8 skills and in raising their levels of physical, behavioral, social, 9 and vocational functioning. Habilitative services include education, 10 training for employment, and therapy.

11 (28) "Hearing" means any proceeding conducted in open court that 12 conforms to the requirements of RCW 71.34.910.

13 (29) "History of one or more violent acts" refers to the period 14 of time five years prior to the filing of a petition under this 15 chapter, excluding any time spent, but not any violent acts 16 committed, in a mental health facility, a long-term substance use 17 disorder treatment facility, or in confinement as a result of a 18 criminal conviction.

(30) "Individualized service plan" means a plan prepared by a developmental disabilities professional with other professionals as a team, for a person with developmental disabilities, which states:

(a) The nature of the person's specific problems, prior chargedcriminal behavior, and habilitation needs;

24 (b) The conditions and strategies necessary to achieve the 25 purposes of habilitation;

26 (c) The intermediate and long-range goals of the habilitation 27 program, with a projected timetable for the attainment;

(d) The rationale for using this plan of habilitation to achievethose intermediate and long-range goals;

30

(e) The staff responsible for carrying out the plan;

31 (f) Where relevant in light of past criminal behavior and due 32 consideration for public safety, the criteria for proposed movement 33 to less-restrictive settings, criteria for proposed eventual 34 discharge or release, and a projected possible date for discharge or 35 release; and

36 (g) The type of residence immediately anticipated for the person 37 and possible future types of residences.

38 (31)(a) "Inpatient treatment" means twenty-four-hour-per-day 39 mental health care provided within a general hospital, psychiatric 40 hospital, residential treatment facility licensed or certified by the

1 department of health as an evaluation and treatment facility for 2 minors, secure withdrawal management and stabilization facility for 3 minors, or approved substance use disorder treatment program for 4 minors.

5 (b) For purposes of family-initiated treatment under RCW 6 71.34.600 through 71.34.670, "inpatient treatment" has the meaning 7 included in (a) of this subsection and any other residential 8 treatment facility licensed under chapter 71.12 RCW.

9 (32) "Intoxicated minor" means a minor whose mental or physical 10 functioning is substantially impaired as a result of the use of 11 alcohol or other psychoactive chemicals.

12 (33) "Judicial commitment" means a commitment by a court pursuant 13 to the provisions of this chapter.

14 (34) "Kinship caregiver" has the same meaning as in RCW 15 74.13.031(((19)(a))) <u>(22)(a)</u>.

16 (35) "Legal counsel" means attorneys and staff employed by county 17 prosecutor offices or the state attorney general acting in their 18 capacity as legal representatives of public behavioral health service 19 providers under RCW 71.05.130.

20 (36) "Less restrictive alternative" or "less restrictive setting" 21 means outpatient treatment provided to a minor as a program of 22 individualized treatment in a less restrictive setting than inpatient 23 treatment that includes the services described in RCW 71.34.755, 24 including residential treatment.

25 (37) "Licensed physician" means a person licensed to practice 26 medicine or osteopathic medicine and surgery in the state of 27 Washington.

28

(38) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted 29 by a minor upon his or her own person, as evidenced by threats or 30 31 attempts to commit suicide or inflict physical harm on oneself; (ii) 32 physical harm will be inflicted by a minor upon another individual, 33 as evidenced by behavior which has caused harm, substantial pain, or which places another person or persons in reasonable fear of harm to 34 themselves or others; or (iii) physical harm will be inflicted by a 35 36 minor upon the property of others, as evidenced by behavior which has caused substantial loss or damage to the property of others; or 37

(b) The minor has threatened the physical safety of another andhas a history of one or more violent acts.

(39) "Managed care organization" has the same meaning as provided
 in RCW 71.24.025.

3 (40) "Medical clearance" means a physician or other health care
4 provider has determined that a person is medically stable and ready
5 for referral to the designated crisis responder.

6 (41) "Medical necessity" for inpatient care means a requested service which is reasonably calculated to: (a) Diagnose, correct, 7 cure, or alleviate a mental disorder or substance use disorder; or 8 (b) prevent the progression of a mental disorder or substance use 9 disorder that endangers life or causes suffering and pain, or results 10 11 in illness or infirmity or threatens to cause or aggravate a 12 disability, or causes physical deformity or malfunction, and there is no adequate less restrictive alternative available. 13

14 (42) "Mental disorder" means any organic, mental, or emotional 15 impairment that has substantial adverse effects on an individual's 16 cognitive or volitional functions. The presence of alcohol abuse, 17 drug abuse, juvenile criminal history, antisocial behavior, or 18 intellectual disabilities alone is insufficient to justify a finding 19 of "mental disorder" within the meaning of this section.

20 (43) "Mental health professional" means a psychiatrist, 21 psychiatric advanced registered nurse practitioner, physician 22 assistant working with a ((supervising)) psychiatrist who is acting 23 <u>as a participating physician as defined in RCW 18.71A.010</u>, 24 psychologist, psychiatric nurse, social worker, and such other mental 25 health professionals as defined by rules adopted by the secretary of 26 the department of health under this chapter.

27

(44) "Minor" means any person under the age of eighteen years.

(45) "Outpatient treatment" means any of the nonresidential
 services mandated under chapter 71.24 RCW and provided by licensed or
 certified behavioral health agencies as identified by RCW 71.24.025.

31 (46)(a) "Parent" has the same meaning as defined in RCW 32 26.26A.010, including either parent if custody is shared under a 33 joint custody agreement, or a person or agency judicially appointed 34 as legal guardian or custodian of the child.

35 (b) For purposes of family-initiated treatment under RCW 36 71.34.600 through 71.34.670, "parent" also includes a person to whom 37 a parent defined in (a) of this subsection has given a signed 38 authorization to make health care decisions for the adolescent, a 39 stepparent who is involved in caring for the adolescent, a kinship 40 caregiver who is involved in caring for the adolescent, or another

p. 71

relative who is responsible for the health care of the adolescent, who may be required to provide a declaration under penalty of perjury stating that he or she is a relative responsible for the health care of the adolescent pursuant to chapter 5.50 RCW. If a dispute arises between individuals authorized to act as a parent for the purpose of RCW 71.34.600 through 71.34.670, the disagreement must be resolved according to the priority established under RCW 7.70.065(2)(a).

8 (47) "Peace officer" means a law enforcement official of a public 9 agency or governmental unit, and includes persons specifically given 10 peace officer powers by any state law, local ordinance, or judicial 11 order of appointment.

12 (48) "Physician assistant" means a person licensed as a physician13 assistant under chapter 18.71A RCW.

(49) "Private agency" means any person, partnership, corporation, 14 or association that is not a public agency, whether or not financed 15 16 in whole or in part by public funds, that constitutes an evaluation and treatment facility or private institution, or hospital, or 17 approved substance use disorder treatment program, that is conducted 18 for, or includes a distinct unit, floor, or ward conducted for, the 19 care and treatment of persons with mental illness, substance use 20 21 disorders, or both mental illness and substance use disorders.

(50) "Professional person in charge" or "professional person" means a physician, other mental health professional, or other person empowered by an evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program with authority to make admission and discharge decisions on behalf of that facility.

(51) "Psychiatric nurse" means a registered nurse who has experience in the direct treatment of persons who have a mental illness or who are emotionally disturbed, such experience gained under the supervision of a mental health professional.

32 (52) "Psychiatrist" means a person having a license as a 33 physician in this state who has completed residency training in 34 psychiatry in a program approved by the American Medical Association 35 or the American Osteopathic Association, and is board eligible or 36 board certified in psychiatry.

37 (53) "Psychologist" means a person licensed as a psychologist38 under chapter 18.83 RCW.

(54) "Public agency" means any evaluation and treatment facilityor institution, or hospital, or approved substance use disorder

p. 72

treatment program that is conducted for, or includes a distinct unit, floor, or ward conducted for, the care and treatment of persons with mental illness, substance use disorders, or both mental illness and substance use disorders if the agency is operated directly by federal, state, county, or municipal government, or a combination of such governments.

7 (55) "Release" means legal termination of the commitment under8 the provisions of this chapter.

9 (56) "Resource management services" has the meaning given in 10 chapter 71.24 RCW.

11 (57) "Responsible other" means the minor, the minor's parent or 12 estate, or any other person legally responsible for support of the 13 minor.

14 (58) "Secretary" means the secretary of the department or 15 secretary's designee.

16 (59) "Secure withdrawal management and stabilization facility" 17 means a facility operated by either a public or private agency or by 18 the program of an agency which provides care to voluntary individuals 19 and individuals involuntarily detained and committed under this 20 chapter for whom there is a likelihood of serious harm or who are 21 gravely disabled due to the presence of a substance use disorder. 22 Secure withdrawal management and stabilization facilities must:

23

(a) Provide the following services:

(i) Assessment and treatment, provided by certified substance usedisorder professionals or co-occurring disorder specialists;

26 (

(ii) Clinical stabilization services;

27 (iii) Acute or subacute detoxification services for intoxicated 28 individuals; and

(iv) Discharge assistance provided by certified substance use disorder professionals or co-occurring disorder specialists, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual;

34 (b) Include security measures sufficient to protect the patients,35 staff, and community; and

36 (c) Be licensed or certified as such by the department of health.

37 (60) "Severe deterioration from safe behavior" means that a 38 person will, if not treated, suffer or continue to suffer severe and 39 abnormal mental, emotional, or physical distress, and this distress 1 is associated with significant impairment of judgment, reason, or 2 behavior.

3 (61) "Social worker" means a person with a master's or further 4 advanced degree from a social work educational program accredited and 5 approved as provided in RCW 18.320.010.

6 (62) "Start of initial detention" means the time of arrival of the minor at the first evaluation and treatment facility, secure 7 withdrawal management and stabilization facility, or approved 8 substance use disorder treatment program offering inpatient treatment 9 if the minor is being involuntarily detained at the time. With regard 10 11 to voluntary patients, "start of initial detention" means the time at 12 which the minor gives notice of intent to leave under the provisions of this chapter. 13

14 (63) "Store and forward technology" means use of an asynchronous 15 transmission of a person's medical information from a mental health 16 service provider to the designated crisis responder which results in 17 medical diagnosis, consultation, or treatment.

18 (64) "Substance use disorder" means a cluster of cognitive, 19 behavioral, and physiological symptoms indicating that an individual 20 continues using the substance despite significant substance-related 21 problems. The diagnosis of a substance use disorder is based on a 22 pathological pattern of behaviors related to the use of the 23 substances.

(65) "Substance use disorder professional" means a person
 certified as a substance use disorder professional by the department
 of health under chapter 18.205 RCW.

(66) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties.

(67) "Treatment records" include registration and all other 33 records concerning persons who are receiving or who at any time have 34 received services for mental illness, which are maintained by the 35 department, the department of health, the authority, behavioral 36 health organizations and their staffs, and by treatment facilities. 37 Treatment records include mental health information contained in a 38 39 medical bill including but not limited to mental health drugs, a 40 mental health diagnosis, provider name, and dates of service stemming

SHB 2041

1 from a medical service. Treatment records do not include notes or 2 records maintained for personal use by a person providing treatment 3 services for the department, the department of health, the authority, 4 behavioral health organizations, or a treatment facility if the notes 5 or records are not available to others.

6 (68) "Video" means the delivery of behavioral health services 7 through the use of interactive audio and video technology, permitting 8 real-time communication between a person and a designated crisis 9 responder, for the purpose of evaluation. "Video" does not include 10 the use of audio-only telephone, facsimile, email, or store and 11 forward technology.

12 (69) "Violent act" means behavior that resulted in homicide,13 attempted suicide, injury, or substantial loss or damage to property.

14 Sec. 28. RCW 71.34.750 and 2020 c 302 s 94 and 2020 c 185 s 6 15 are each reenacted and amended to read as follows:

16 (1) At any time during the minor's period of fourteen-day 17 commitment, the professional person in charge may petition the court for an order requiring the minor to undergo an additional one hundred 18 eighty-day period of treatment. The evidence in support of the 19 20 petition shall be presented by the county prosecutor unless the 21 petition is filed by the professional person in charge of a stateoperated facility in which case the evidence shall be presented by 22 23 the attorney general.

(2) The petition for one hundred eighty-day commitment shallcontain the following:

26

(a) The name and address of the petitioner or petitioners;

(b) The name of the minor alleged to meet the criteria for onehundred eighty-day commitment;

(c) A statement that the petitioner is the professional person in charge of the evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program responsible for the treatment of the minor;

34 (d) The date of the fourteen-day commitment order; and

35 (e) A summary of the facts supporting the petition.

36 (3) The petition shall be supported by accompanying affidavits 37 signed by: (a) Two examining physicians, one of whom shall be a child 38 psychiatrist, or two psychiatric advanced registered nurse 39 practitioners, one of whom shall be a child and adolescent or family

SHB 2041

1 psychiatric advanced registered nurse practitioner. If the petition is for substance use disorder treatment, the petition may be signed 2 by a substance use disorder professional instead of a mental health 3 professional and by an advanced registered nurse practitioner instead 4 of a psychiatric advanced registered nurse practitioner, or two 5 6 physician assistants, one of whom must be supervised by or collaborating with a child psychiatrist; (b) one children's mental 7 health specialist and either an examining physician, physician 8 assistant, or a psychiatric advanced registered nurse practitioner; 9 or (c) two among an examining physician, physician assistant, and a 10 11 psychiatric advanced registered nurse practitioner, one of which 12 needs to be a child psychiatrist, a physician assistant supervised by or collaborating with a child psychiatrist, or a child and adolescent 13 psychiatric nurse practitioner. The affidavits shall describe in 14 detail the behavior of the detained minor which supports the petition 15 16 and shall state whether a less restrictive alternative to inpatient 17 treatment is in the best interests of the minor.

(4) The petition for one hundred eighty-day commitment shall be 18 filed with the clerk of the court at least three days before the 19 expiration of the fourteen-day commitment period. The petitioner or 20 21 the petitioner's designee shall within twenty-four hours of filing 22 serve a copy of the petition on the minor and notify the minor's 23 attorney and the minor's parent. A copy of the petition shall be provided to such persons at least twenty-four hours prior to the 24 25 hearing.

26 (5) At the time of filing, the court shall set a date within 27 seven days for the hearing on the petition. If the hearing is not commenced within thirty days after the filing of the petition, 28 29 including extensions of time requested by the detained person or his or her attorney or the court in the administration of justice under 30 31 RCW 71.34.735, the minor must be released. The minor or the parents 32 shall be afforded the same rights as in a fourteen-day commitment 33 hearing. Treatment of the minor shall continue pending the 34 proceeding.

35 (6) For one hundred eighty-day commitment:

36 (a) The court must find by clear, cogent, and convincing evidence 37 that the minor:

38 (i) Is suffering from a mental disorder or substance use 39 disorder;

(ii) Presents a likelihood of serious harm or is gravely
 disabled; and

3 (iii) Is in need of further treatment that only can be provided 4 in a one hundred eighty-day commitment.

5 (b) If commitment is for a substance use disorder, the court must 6 find that there is an available approved substance use disorder 7 treatment program that has adequate space for the minor.

(7) In determining whether an inpatient or less restrictive 8 alternative commitment is appropriate, great weight must be given to 9 evidence of a prior history or pattern of decompensation and 10 11 discontinuation of treatment resulting in: (a) Repeated 12 hospitalizations; or (b) repeated peace officer interventions resulting in juvenile charges. Such evidence may be used to provide a 13 factual basis for concluding that the minor would not receive, if 14 released, such care as is essential for his or her health or safety. 15

16 (8) (a) If the court finds that the criteria for commitment are 17 met and that less restrictive treatment in a community setting is not appropriate or available, the court shall order the minor committed 18 to the custody of the director for further inpatient mental health 19 treatment, to an approved substance use disorder treatment program 20 21 for further substance use disorder treatment, or to a private 22 treatment and evaluation facility for inpatient mental health or 23 substance use disorder treatment if the minor's parents have assumed responsibility for payment for the treatment. If the court finds that 24 25 a less restrictive alternative is in the best interest of the minor, the court shall order less restrictive alternative treatment upon 26 such conditions as necessary. 27

(b) If the court determines that the minor does not meet the criteria for one hundred eighty-day commitment, the minor shall be released.

(9) Successive one hundred eighty-day commitments are permissible on the same grounds and under the same procedures as the original one hundred eighty-day commitment. Such petitions shall be filed at least three days prior to the expiration of the previous one hundred eighty-day commitment order.

36 Sec. 29. RCW 71.34.750 and 2020 c 302 s 95 and 2020 c 185 s 7 37 are each reenacted and amended to read as follows:

38 (1) At any time during the minor's period of fourteen-day 39 commitment, the professional person in charge may petition the court 1 for an order requiring the minor to undergo an additional one hundred 2 eighty-day period of treatment. The evidence in support of the 3 petition shall be presented by the county prosecutor unless the 4 petition is filed by the professional person in charge of a state-5 operated facility in which case the evidence shall be presented by 6 the attorney general.

7 (2) The petition for one hundred eighty-day commitment shall 8 contain the following:

(a) The name and address of the petitioner or petitioners;

10 (b) The name of the minor alleged to meet the criteria for one 11 hundred eighty-day commitment;

12 (c) A statement that the petitioner is the professional person in 13 charge of the evaluation and treatment facility, secure withdrawal 14 management and stabilization facility, or approved substance use 15 disorder treatment program responsible for the treatment of the 16 minor;

17 18

9

(d) The date of the fourteen-day commitment order; and

(e) A summary of the facts supporting the petition.

19 (3) The petition shall be supported by accompanying affidavits signed by: (a) Two examining physicians, one of whom shall be a child 20 two 21 psychiatrist, or psychiatric advanced registered nurse practitioners, one of whom shall be a child and adolescent or family 22 psychiatric advanced registered nurse practitioner. If the petition 23 is for substance use disorder treatment, the petition may be signed 24 25 by a substance use disorder professional instead of a mental health 26 professional and by an advanced registered nurse practitioner instead of a psychiatric advanced registered nurse practitioner, or two 27 28 physician assistants, one of whom must be supervised by or collaborating with a child psychiatrist; (b) one children's mental 29 specialist and either an examining physician, physician 30 health 31 assistant, or a psychiatric advanced registered nurse practitioner; 32 or (c) two among an examining physician, physician assistant, and a 33 psychiatric advanced registered nurse practitioner, one of which needs to be a child psychiatrist, a physician assistant supervised by 34 or collaborating with a child psychiatrist, or a child and adolescent 35 psychiatric nurse practitioner. The affidavits shall describe in 36 detail the behavior of the detained minor which supports the petition 37 and shall state whether a less restrictive alternative to inpatient 38 39 treatment is in the best interests of the minor.

1 (4) The petition for one hundred eighty-day commitment shall be filed with the clerk of the court at least three days before the 2 expiration of the fourteen-day commitment period. The petitioner or 3 the petitioner's designee shall within twenty-four hours of filing 4 serve a copy of the petition on the minor and notify the minor's 5 6 attorney and the minor's parent. A copy of the petition shall be 7 provided to such persons at least twenty-four hours prior to the 8 hearing.

(5) At the time of filing, the court shall set a date within 9 seven days for the hearing on the petition. If the hearing is not 10 11 commenced within thirty days after the filing of the petition, 12 including extensions of time requested by the detained person or his or her attorney or the court in the administration of justice under 13 14 RCW 71.34.735, the minor must be released. The minor or the parents shall be afforded the same rights as in a fourteen-day commitment 15 16 hearing. Treatment of the minor shall continue pending the 17 proceeding.

(6) For one hundred eighty-day commitment, the court must find byclear, cogent, and convincing evidence that the minor:

20 (a) Is suffering from a mental disorder or substance use 21 disorder;

(b) Presents a likelihood of serious harm or is gravely disabled;and

(c) Is in need of further treatment that only can be provided ina one hundred eighty-day commitment.

26 (7) In determining whether an inpatient or less restrictive alternative commitment is appropriate, great weight must be given to 27 evidence of a prior history or pattern of decompensation and 28 29 discontinuation of treatment resulting in: (a) Repeated hospitalizations; or (b) repeated peace officer interventions 30 31 resulting in juvenile charges. Such evidence may be used to provide a 32 factual basis for concluding that the minor would not receive, if released, such care as is essential for his or her health or safety. 33

(8) (a) If the court finds that the criteria for commitment are met and that less restrictive treatment in a community setting is not appropriate or available, the court shall order the minor committed to the custody of the director for further inpatient mental health treatment, to an approved substance use disorder treatment program for further substance use disorder treatment, or to a private treatment and evaluation facility for inpatient mental health or

SHB 2041

1 substance use disorder treatment if the minor's parents have assumed 2 responsibility for payment for the treatment. If the court finds that 3 a less restrictive alternative is in the best interest of the minor, 4 the court shall order less restrictive alternative treatment upon 5 such conditions as necessary.

6 (b) If the court determines that the minor does not meet the 7 criteria for one hundred eighty-day commitment, the minor shall be 8 released.

9 (9) Successive one hundred eighty-day commitments are permissible 10 on the same grounds and under the same procedures as the original one 11 hundred eighty-day commitment. Such petitions shall be filed at least 12 three days prior to the expiration of the previous one hundred 13 eighty-day commitment order.

14 Sec. 30. RCW 71.34.755 and 2022 c 210 s 21 are each amended to 15 read as follows:

16 (1) Less restrictive alternative treatment, at a minimum, must 17 include the following services:

18 (a) Assignment of a care coordinator;

19 (b) An intake evaluation with the provider of the less 20 restrictive alternative treatment;

21 (c) A psychiatric evaluation, a substance use disorder 22 evaluation, or both;

(d) A schedule of regular contacts with the provider of the less restrictive alternative treatment services for the duration of the order;

(e) A transition plan addressing access to continued services at
 the expiration of the order;

28

(f) An individual crisis plan;

29 (g) Consultation about the formation of a mental health advance 30 directive under chapter 71.32 RCW; and

31 (h) Notification to the care coordinator assigned in (a) of this 32 subsection if reasonable efforts to engage the client fail to produce 33 substantial compliance with court-ordered treatment conditions.

34 (2) Less restrictive alternative treatment may include the 35 following additional services:

36 (a) Medication management;

37 (b) Psychotherapy;

38 (c) Nursing;

39 (d) Substance use disorder counseling;

- (e) Residential treatment;
 - (f) Partial hospitalization;

(g) Intensive outpatient treatment;

4 (h) Support for housing, benefits, education, and employment; and

5

1

2

3

(i) Periodic court review.

6 (3) If the minor was provided with involuntary medication during 7 the involuntary commitment period, the less restrictive alternative treatment order may authorize the less restrictive alternative 8 its designee to administer involuntary 9 treatment provider or antipsychotic medication to the person if the provider has attempted 10 11 and failed to obtain the informed consent of the person and there is 12 concurring medical opinion approving the medication a by а psychiatrist, physician assistant working with a ((supervising)) 13 psychiatrist who is acting as a participating physician as defined in 14 RCW 18.71A.010, psychiatric advanced registered nurse practitioner, 15 16 physician or physician assistant in consultation with or an 17 independent mental health professional with prescribing authority.

18 (4) Less restrictive alternative treatment must be administered 19 by a provider that is certified or licensed to provide or coordinate 20 the full scope of services required under the less restrictive 21 alternative order and that has agreed to assume this responsibility.

(5) The care coordinator assigned to a minor ordered to less restrictive alternative treatment must submit an individualized plan for the minor's treatment services to the court that entered the order. An initial plan must be submitted as soon as possible following the intake evaluation and a revised plan must be submitted upon any subsequent modification in which a type of service is removed from or added to the treatment plan.

(6) A care coordinator may disclose information and records
 related to mental health services pursuant to RCW 70.02.230(2)(k) for
 purposes of implementing less restrictive alternative treatment.

32 (7) For the purpose of this section, "care coordinator" means a clinical practitioner who coordinates the activities of 33 less restrictive alternative treatment. The care coordinator coordinates 34 activities with the designated crisis responders that are necessary 35 for enforcement and continuation of less restrictive alternative 36 treatment orders and is responsible for coordinating 37 service activities with other agencies and establishing and maintaining a 38 39 therapeutic relationship with the individual on a continuing basis.

1 Sec. 31. RCW 74.09.497 and 2017 c 226 s 2 are each amended to 2 read as follows:

3 (1) By August 1, 2017, the authority must complete a review of 4 payment codes available to health plans and providers related to 5 primary care and behavioral health. The review must include 6 adjustments to payment rules if needed to facilitate bidirectional 7 integration. The review must involve stakeholders and include 8 consideration of the following principles to the extent allowed by 9 federal law:

(a) Payment rules must allow professionals to operate within thefull scope of their practice;

(b) Payment rules should allow medically necessary behavioralhealth services for covered patients to be provided in any setting;

14 (c) Payment rules should allow medically necessary primary care15 services for covered patients to be provided in any setting;

(d) Payment rules and provider communications related to payment should facilitate integration of physical and behavioral health services through multifaceted models, including primary care behavioral health, whole-person care in behavioral health, collaborative care, and other models;

(e) Payment rules should be designed liberally to encourage innovation and ease future transitions to more integrated models of payment and more integrated models of care;

(f) Payment rules should allow health and behavior codes to be 24 25 reimbursed for all patients in primary care settings as provided by any licensed behavioral health professional operating within their 26 scope of practice, including but not limited to psychiatrists, 27 28 psychologists, psychiatric advanced registered nurse professionals, physician assistants working with a ((supervising)) psychiatrist who 29 is acting as a participating physician as defined in RCW 18.71A.010, 30 31 psychiatric nurses, mental health counselors, social workers, 32 chemical dependency professionals, chemical dependency professional 33 trainees, marriage and family therapists, and mental health counselor associates under the supervision of a licensed clinician; 34

(g) Payment rules should allow health and behavior codes to be reimbursed for all patients in behavioral health settings as provided by any licensed health care provider within the provider's scope of practice;

(h) Payment rules which limit same-day billing for providersusing the same provider number, require prior authorization for low-

level or routine behavioral health care, or prohibit payment when the patient is not present should be implemented only when consistent with national coding conventions and consonant with accepted best practices in the field.

(2) Concurrent with the review described in subsection (1) of 5 6 this section, the authority must create matrices listing the 7 following codes available for provider payment through medical assistance programs: All behavioral health-related codes; and all 8 physical health-related codes available for payment when provided in 9 licensed behavioral health agencies. The authority must clearly 10 11 explain applicable payment rules in order to increase awareness among 12 providers, standardize billing practices, and reduce common and avoidable billing errors. The authority must disseminate this 13 information in a manner calculated to maximally reach all relevant 14 plans and providers. The authority must update the provider billing 15 16 guide to maintain consistency of information.

17 (3) The authority must inform the governor and relevant 18 committees of the legislature by letter of the steps taken pursuant 19 to this section and results achieved once the work has been 20 completed.

Sec. 32. RCW 9.41.010 and 2023 c 295 s 2, 2023 c 262 s 1, and 2023 c 162 s 2 are each reenacted and amended to read as follows: Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

25 (1) "Antique firearm" means a firearm or replica of a firearm not designed or redesigned for using rim fire or conventional center fire 26 27 ignition with fixed ammunition and manufactured in or before 1898, 28 including any matchlock, flintlock, percussion cap, or similar type of ignition system and also any firearm using fixed ammunition 29 30 manufactured in or before 1898, for which ammunition is no longer 31 manufactured in the United States and is not readily available in the ordinary channels of commercial trade. 32

33

(2) (a) "Assault weapon" means:

34 (i) Any of the following specific firearms regardless of which35 company produced and manufactured the firearm:

36

37

38

AK-74 in all forms

AK-47 in all forms

Algimec AGM-1 type semiautomatic

1	American Arms Spectre da semiautomatic carbine
2	AR15, M16, or M4 in all forms
3	AR 180 type semiautomatic
4	Argentine L.S.R. semiautomatic
5	Australian Automatic
6	Auto-Ordnance Thompson M1 and 1927 semiautomatics
7	Barrett .50 cal light semiautomatic
8	Barrett .50 cal M87
9	Barrett .50 cal M107A1
10	Barrett REC7
11	Beretta AR70/S70 type semiautomatic
12	Bushmaster Carbon 15
13	Bushmaster ACR
14	Bushmaster XM-15
15	Bushmaster MOE
16	Calico models M100 and M900
17	CETME Sporter
18	CIS SR 88 type semiautomatic
19	Colt CAR 15
20	Daewoo K-1
21	Daewoo K-2
22	Dragunov semiautomatic
23	Fabrique Nationale FAL in all forms
24	Fabrique Nationale F2000
25	Fabrique Nationale L1A1 Sporter
26	Fabrique Nationale M249S
27	Fabrique Nationale PS90
28	Fabrique Nationale SCAR
29	FAMAS .223 semiautomatic
30	Galil
31	Heckler & Koch G3 in all forms
32	Heckler & Koch HK-41/91

1	Heckler & Koch HK-43/93
2	Heckler & Koch HK94A2/3
3	Heckler & Koch MP-5 in all forms
4	Heckler & Koch PSG-1
5	Heckler & Koch SL8
6	Heckler & Koch UMP
7	Manchester Arms Commando MK-45
8	Manchester Arms MK-9
9	SAR-4800
10	SIG AMT SG510 in all forms
11	SIG SG550 in all forms
12	SKS
13	Spectre M4
14	Springfield Armory BM-59
15	Springfield Armory G3
16	Springfield Armory SAR-8
17	Springfield Armory SAR-48
18	Springfield Armory SAR-3
19	Springfield Armory M-21 sniper
20	Springfield Armory M1A
21	Smith & Wesson M&P 15
22	Sterling Mk 1
23	Sterling Mk 6/7
24	Steyr AUG
25	TNW M230
26	FAMAS F11
27	Uzi 9mm carbine/rifle

28 (ii) A semiautomatic rifle that has an overall length of less 29 than 30 inches;

30 (iii) A conversion kit, part, or combination of parts, from which 31 an assault weapon can be assembled or from which a firearm can be 32 converted into an assault weapon if those parts are in the possession 33 or under the control of the same person; or (iv) A semiautomatic, center fire rifle that has the capacity to
 accept a detachable magazine and has one or more of the following:

3 (A) A grip that is independent or detached from the stock that 4 protrudes conspicuously beneath the action of the weapon. The 5 addition of a fin attaching the grip to the stock does not exempt the 6 grip if it otherwise resembles the grip found on a pistol;

7 (B) Thumbhole stock;

8

(C) Folding or telescoping stock;

9 (D) Forward pistol, vertical, angled, or other grip designed for 10 use by the nonfiring hand to improve control;

(E) Flash suppressor, flash guard, flash eliminator, flash hider, sound suppressor, silencer, or any item designed to reduce the visual or audio signature of the firearm;

14 (F) Muzzle brake, recoil compensator, or any item designed to be 15 affixed to the barrel to reduce recoil or muzzle rise;

16 (G) Threaded barrel designed to attach a flash suppressor, sound 17 suppressor, muzzle break, or similar item;

18

(H) Grenade launcher or flare launcher; or

(I) A shroud that encircles either all or part of the barrel designed to shield the bearer's hand from heat, except a solid forearm of a stock that covers only the bottom of the barrel;

(v) A semiautomatic, center fire rifle that has a fixed magazine
with the capacity to accept more than 10 rounds;

(vi) A semiautomatic pistol that has the capacity to accept a detachable magazine and has one or more of the following:

(A) A threaded barrel, capable of accepting a flash suppressor,
forward handgrip, or silencer;

28 (B) A second hand grip;

(C) A shroud that encircles either all or part of the barrel designed to shield the bearer's hand from heat, except a solid forearm of a stock that covers only the bottom of the barrel; or

32 (D) The capacity to accept a detachable magazine at some location33 outside of the pistol grip;

34

(vii) A semiautomatic shotgun that has any of the following:

35 (A) A folding or telescoping stock;

36 (B) A grip that is independent or detached from the stock that 37 protrudes conspicuously beneath the action of the weapon. The 38 addition of a fin attaching the grip to the stock does not exempt the 39 grip if it otherwise resembles the grip found on a pistol;

40 (C) A thumbhole stock;

1 (D) A forward pistol, vertical, angled, or other grip designed 2 for use by the nonfiring hand to improve control;

3

4

(E) A fixed magazine in excess of seven rounds; or

(F) A revolving cylinder shotgun.

5 (b) For the purposes of this subsection, "fixed magazine" means 6 an ammunition feeding device contained in, or permanently attached 7 to, a firearm in such a manner that the device cannot be removed 8 without disassembly of the firearm action.

9 (c) "Assault weapon" does not include antique firearms, any 10 firearm that has been made permanently inoperable, or any firearm 11 that is manually operated by bolt, pump, lever, or slide action.

12

(3) "Assemble" means to fit together component parts.

(4) "Barrel length" means the distance from the bolt face of a closed action down the length of the axis of the bore to the crown of the muzzle, or in the case of a barrel with attachments to the end of any legal device permanently attached to the end of the muzzle.

17 (5) "Bump-fire stock" means a butt stock designed to be attached 18 to a semiautomatic firearm with the effect of increasing the rate of 19 fire achievable with the semiautomatic firearm to that of a fully 20 automatic firearm by using the energy from the recoil of the firearm 21 to generate reciprocating action that facilitates repeated activation 22 of the trigger.

(6) "Conviction" or "convicted" means, whether in an adult court 23 or adjudicated in a juvenile court, that a plea of guilty has been 24 25 accepted or a verdict of guilty has been filed, or a finding of guilt 26 has been entered, notwithstanding the pendency of any future proceedings including, but not limited to, sentencing or disposition, 27 posttrial or post-fact-finding motions, and appeals. "Conviction" 28 includes a dismissal entered after a period of probation, suspension, 29 or deferral of sentence, and also includes equivalent dispositions by 30 31 courts in jurisdictions other than Washington state.

32

(7) "Crime of violence" means:

(a) Any of the following felonies, as now existing or hereafter 33 amended: Any felony defined under any law as a class A felony or an 34 attempt to commit a class A felony, criminal solicitation of or 35 criminal conspiracy to commit a class A felony, manslaughter in the 36 first degree, manslaughter in the second degree, indecent liberties 37 if committed by forcible compulsion, kidnapping in the second degree, 38 39 arson in the second degree, assault in the second degree, assault of 40 a child in the second degree, extortion in the first degree, burglary

in the second degree, residential burglary, and robbery in the second
 degree;

3 (b) Any conviction for a felony offense in effect at any time 4 prior to June 6, 1996, which is comparable to a felony classified as 5 a crime of violence in (a) of this subsection; and

6 (c) Any federal or out-of-state conviction for an offense 7 comparable to a felony classified as a crime of violence under (a) or 8 (b) of this subsection.

9 (8) "Curio or relic" has the same meaning as provided in 27 10 C.F.R. Sec. 478.11.

(9) "Dealer" means a person engaged in the business of selling 11 12 firearms at wholesale or retail who has, or is required to have, a federal firearms license under 18 U.S.C. Sec. 923(a). A person who 13 does not have, and is not required to have, a federal firearms 14 license under 18 U.S.C. Sec. 923(a), is not a dealer if that person 15 makes only occasional sales, exchanges, or purchases of firearms for 16 17 the enhancement of a personal collection or for a hobby, or sells all or part of his or her personal collection of firearms. 18

(10) "Detachable magazine" means an ammunition feeding device that can be loaded or unloaded while detached from a firearm and readily inserted into a firearm.

(11) "Distribute" means to give out, provide, make available, or deliver a firearm or large capacity magazine to any person in this state, with or without consideration, whether the distributor is instate or out-of-state. "Distribute" includes, but is not limited to, filling orders placed in this state, online or otherwise. "Distribute" also includes causing a firearm or large capacity magazine to be delivered in this state.

29 (12) "Domestic violence" has the same meaning as provided in RCW 30 10.99.020.

31 (13) "Family or household member" has the same meaning as in RCW 32 7.105.010.

33 (14) "Federal firearms dealer" means a licensed dealer as defined 34 in 18 U.S.C. Sec. 921(a)(11).

35 (15) "Federal firearms importer" means a licensed importer as 36 defined in 18 U.S.C. Sec. 921(a)(9).

37 (16) "Federal firearms manufacturer" means a licensed38 manufacturer as defined in 18 U.S.C. Sec. 921(a)(10).

1 (17) "Felony" means any felony offense under the laws of this 2 state or any federal or out-of-state offense comparable to a felony 3 offense under the laws of this state.

(18) "Felony firearm offender" means a person who has previously 4 been convicted or found not guilty by reason of insanity in this 5 6 state of any felony firearm offense. A person is not a felony firearm 7 offender under this chapter if any and all qualifying offenses have been the subject of an expungement, pardon, annulment, certificate, 8 or rehabilitation, or other equivalent procedure based on a finding 9 of the rehabilitation of the person convicted or a pardon, annulment, 10 11 or other equivalent procedure based on a finding of innocence.

12

(19) "Felony firearm offense" means:

13 (a) Any felony offense that is a violation of this chapter;

14 (b) A violation of RCW 9A.36.045;

15 (c) A violation of RCW 9A.56.300;

16 (d) A violation of RCW 9A.56.310;

(e) Any felony offense if the offender was armed with a firearmin the commission of the offense.

19 (20) "Firearm" means a weapon or device from which a projectile 20 or projectiles may be fired by an explosive such as gunpowder. For 21 the purposes of RCW 9.41.040, "firearm" also includes frames and 22 receivers. "Firearm" does not include a flare gun or other 23 pyrotechnic visual distress signaling device, or a powder-actuated 24 tool or other device designed solely to be used for construction 25 purposes.

26 (21) (a) "Frame or receiver" means a part of a firearm that, when the complete firearm is assembled, is visible from the exterior and 27 provides housing or a structure designed to hold or integrate one or 28 29 more fire control components, even if pins or other attachments are required to connect the fire control components. Any such part 30 31 identified with a serial number shall be presumed, absent an official 32 determination by the bureau of alcohol, tobacco, firearms, and 33 explosives or other reliable evidence to the contrary, to be a frame or receiver. 34

35 (b) For purposes of this subsection, "fire control component" 36 means a component necessary for the firearm to initiate, complete, or 37 continue the firing sequence, including any of the following: Hammer, 38 bolt, bolt carrier, breechblock, cylinder, trigger mechanism, firing 39 pin, striker, or slide rails.

40

(22) "Gun" has the same meaning as firearm.

1 (23) "Import" means to move, transport, or receive an item from a place outside the territorial limits of the state of Washington to a 2 place inside the territorial limits of the state of Washington. 3 "Import" does not mean situations where an individual possesses a 4 large capacity magazine or assault weapon when departing from, and 5 6 returning to, Washington state, so long as the individual is 7 returning to Washington in possession of the same large capacity magazine or assault weapon the individual transported out of state. 8

9 (24) "Intimate partner" has the same meaning as provided in RCW 10 7.105.010.

11 (25) "Large capacity magazine" means an ammunition feeding device 12 with the capacity to accept more than 10 rounds of ammunition, or any 13 conversion kit, part, or combination of parts, from which such a 14 device can be assembled if those parts are in possession of or under 15 the control of the same person, but shall not be construed to include 16 any of the following:

17 (a) An ammunition feeding device that has been permanently 18 altered so that it cannot accommodate more than 10 rounds of 19 ammunition;

20

(b) A 22 caliber tube ammunition feeding device; or

21 (c) A tubular magazine that is contained in a lever-action 22 firearm.

(26) "Law enforcement officer" includes a general authority Washington peace officer as defined in RCW 10.93.020, or a specially commissioned Washington peace officer as defined in RCW 10.93.020. "Law enforcement officer" also includes a limited authority Washington peace officer as defined in RCW 10.93.020 if such officer is duly authorized by his or her employer to carry a concealed pistol.

30 (27) "Lawful permanent resident" has the same meaning afforded a 31 person "lawfully admitted for permanent residence" in 8 U.S.C. Sec. 32 1101(a)(20).

33 (28) "Licensed collector" means a person who is federally 34 licensed under 18 U.S.C. Sec. 923(b).

35 (29) "Licensed dealer" means a person who is federally licensed 36 under 18 U.S.C. Sec. 923(a).

37 (30) "Loaded" means:

38 (a) There is a cartridge in the chamber of the firearm;

39 (b) Cartridges are in a clip that is locked in place in the 40 firearm; (c) There is a cartridge in the cylinder of the firearm, if the
 firearm is a revolver;

3 (d) There is a cartridge in the tube or magazine that is inserted4 in the action; or

5 (e) There is a ball in the barrel and the firearm is capped or 6 primed if the firearm is a muzzle loader.

7 (31) "Machine gun" means any firearm known as a machine gun, 8 mechanical rifle, submachine gun, or any other mechanism or 9 instrument not requiring that the trigger be pressed for each shot 10 and having a reservoir clip, disc, drum, belt, or other separable 11 mechanical device for storing, carrying, or supplying ammunition 12 which can be loaded into the firearm, mechanism, or instrument, and 13 fired therefrom at the rate of five or more shots per second.

14 (32) "Manufacture" means, with respect to a firearm or large 15 capacity magazine, the fabrication, making, formation, production, or 16 construction of a firearm or large capacity magazine, by manual labor 17 or by machinery.

(33) "Mental health professional" means a psychiatrist, 18 psychologist, or physician assistant working with a ((supervising)) 19 psychiatrist who is acting as a participating physician as defined in 20 RCW 18.71A.010, psychiatric advanced registered nurse practitioner, 21 psychiatric nurse, social worker, mental health counselor, marriage 22 and family therapist, or such other mental health professionals as 23 may be defined in statute or by rules adopted by the department of 24 25 health pursuant to the provisions of chapter 71.05 RCW.

(34) "Nonimmigrant alien" means a person defined as such in 8
 U.S.C. Sec. 1101(a)(15).

(35) "Person" means any individual, corporation, company,
 association, firm, partnership, club, organization, society, joint
 stock company, or other legal entity.

31 (36) "Pistol" means any firearm with a barrel less than 16 inches 32 in length, or is designed to be held and fired by the use of a single 33 hand.

34 (37) "Rifle" means a weapon designed or redesigned, made or 35 remade, and intended to be fired from the shoulder and designed or 36 redesigned, made or remade, and intended to use the energy of the 37 explosive in a fixed metallic cartridge to fire only a single 38 projectile through a rifled bore for each single pull of the trigger.

(38) "Sale" and "sell" mean the actual approval of the deliveryof a firearm in consideration of payment or promise of payment.

1

(39) "Secure gun storage" means:

2 (a) A locked box, gun safe, or other secure locked storage space
3 that is designed to prevent unauthorized use or discharge of a
4 firearm; and

5

(b) The act of keeping an unloaded firearm stored by such means.

6 (40) "Semiautomatic" means any firearm which utilizes a portion 7 of the energy of a firing cartridge to extract the fired cartridge 8 case and chamber the next round, and which requires a separate pull 9 of the trigger to fire each cartridge.

10 (41)(a) "Semiautomatic assault rifle" means any rifle which 11 utilizes a portion of the energy of a firing cartridge to extract the 12 fired cartridge case and chamber the next round, and which requires a 13 separate pull of the trigger to fire each cartridge.

(b) "Semiautomatic assault rifle" does not include antique firearms, any firearm that has been made permanently inoperable, or any firearm that is manually operated by bolt, pump, lever, or slide action.

18 (42) "Serious offense" means any of the following felonies or a 19 felony attempt to commit any of the following felonies, as now 20 existing or hereafter amended:

21 (

25

(a) Any crime of violence;

(b) Any felony violation of the uniform controlled substances act, chapter 69.50 RCW, that is classified as a class B felony or that has a maximum term of imprisonment of at least 10 years;

(c) Child molestation in the second degree;

26 (d) Incest when committed against a child under age 14;

- 27 (e) Indecent liberties;
- 28 (f) Leading organized crime;
- 29 (g) Promoting prostitution in the first degree;
- 30 (h) Rape in the third degree;
- 31 (i) Drive-by shooting;
- 32 (j) Sexual exploitation;

33 (k) Vehicular assault, when caused by the operation or driving of 34 a vehicle by a person while under the influence of intoxicating 35 liquor or any drug or by the operation or driving of a vehicle in a 36 reckless manner;

(1) Vehicular homicide, when proximately caused by the driving of any vehicle by any person while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502, or by the operation of any vehicle in a reckless manner; 1 (m) Any other class B felony offense with a finding of sexual 2 motivation, as "sexual motivation" is defined under RCW 9.94A.030;

3 (n) Any other felony with a deadly weapon verdict under RCW 4 9.94A.825;

5 (o) Any felony offense in effect at any time prior to June 6, 6 1996, that is comparable to a serious offense, or any federal or out-7 of-state conviction for an offense that under the laws of this state 8 would be a felony classified as a serious offense;

9

(p) Any felony conviction under RCW 9.41.115; or

10

(q) Any felony charged under RCW 46.61.502(6) or 46.61.504(6).

11 (43) "Sex offense" has the same meaning as provided in RCW 12 9.94A.030.

13 (44) "Short-barreled rifle" means a rifle having one or more 14 barrels less than 16 inches in length and any weapon made from a 15 rifle by any means of modification if such modified weapon has an 16 overall length of less than 26 inches.

17 (45) "Short-barreled shotgun" means a shotgun having one or more 18 barrels less than 18 inches in length and any weapon made from a 19 shotgun by any means of modification if such modified weapon has an 20 overall length of less than 26 inches.

(46) "Shotgun" means a weapon with one or more barrels, designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned, made or remade, and intended to use the energy of the explosive in a fixed shotgun shell to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of the trigger.

(47) "Substance use disorder professional" means a personcertified under chapter 18.205 RCW.

29 (48) "Transfer" means the intended delivery of a firearm to another person without consideration of payment or promise of payment 30 31 including, but not limited to, gifts and loans. "Transfer" does not 32 include the delivery of a firearm owned or leased by an entity licensed or qualified to do business in the state of Washington to, 33 or return of such a firearm by, any of that entity's employees or 34 agents, defined to include volunteers participating in an honor 35 36 guard, for lawful purposes in the ordinary course of business.

37 (49) "Undetectable firearm" means any firearm that is not as 38 detectable as 3.7 ounces of 17-4 PH stainless steel by walk-through 39 metal detectors or magnetometers commonly used at airports or any 40 firearm where the barrel, the slide or cylinder, or the frame or receiver of the firearm would not generate an image that accurately
 depicts the shape of the part when examined by the types of X-ray
 machines commonly used at airports.

(50) (a) "Unfinished frame or receiver" means a frame or receiver 4 that is partially complete, disassembled, or inoperable, that: (i) 5 6 Has reached a stage in manufacture where it may readily be completed, assembled, converted, or restored to a functional state; or (ii) is 7 marketed or sold to the public to become or be used as the frame or 8 receiver of a functional firearm once finished or completed, 9 including without limitation products marketed or sold to the public 10 as an 80 percent frame or receiver or unfinished frame or receiver. 11

12

(b) For purposes of this subsection:

"Readily" means a process that is fairly or reasonably 13 (i) efficient, quick, and easy, but not necessarily the most efficient, 14 speedy, or easy process. Factors relevant in making 15 this 16 determination, with no single one controlling, include the following: 17 (A) Time, i.e., how long it takes to finish the process; (B) ease, 18 i.e., how difficult it is to do so; (C) expertise, i.e., what 19 knowledge and skills are required; (D) equipment, i.e., what tools are required; (E) availability, i.e., whether additional parts are 20 required, and how easily they can be obtained; (F) expense, i.e., how 21 22 much it costs; (G) scope, i.e., the extent to which the subject of the process must be changed to finish it; and (H) feasibility, i.e., 23 whether the process would damage or destroy the subject of the 24 25 process, or cause it to malfunction.

(ii) "Partially complete," as it modifies frame or receiver,
means a forging, casting, printing, extrusion, machined body, or
similar article that has reached a stage in manufacture where it is
clearly identifiable as an unfinished component part of a firearm.

30 (51) "Unlicensed person" means any person who is not a licensed 31 dealer under this chapter.

32 (52) "Untraceable firearm" means any firearm manufactured after 33 July 1, 2019, that is not an antique firearm and that cannot be 34 traced by law enforcement by means of a serial number affixed to the 35 firearm by a federal firearms manufacturer, federal firearms 36 importer, or federal firearms dealer in compliance with all federal 37 laws and regulations. <u>NEW SECTION.</u> Sec. 33. Sections 1 through 8, 10 through 18, 20
 through 26, 28, and 30 through 32 of this act take effect January 1,
 2025.

4 <u>NEW SECTION.</u> Sec. 34. Section 18 of this act expires when 5 section 2, chapter 210, Laws of 2022 takes effect.

6 <u>NEW SECTION.</u> Sec. 35. Section 19 of this act takes effect when 7 section 18 of this act expires.

8 <u>NEW SECTION.</u> Sec. 36. Section 26 of this act expires when 9 section 13, chapter 433, Laws of 2023 takes effect.

10 <u>NEW SECTION.</u> Sec. 37. Section 27 of this act takes effect when 11 section 26 of this act expires.

12 <u>NEW SECTION.</u> Sec. 38. Section 28 of this act expires July 1, 13 2026.

14 <u>NEW SECTION.</u> Sec. 39. Section 29 of this act takes effect July 15 1, 2026.

--- END ---