1 AN ACT concerning health.

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

- 4 Section 5. The Developmental Disability and Mental
- 5 Disability Services Act is amended by changing the heading of
- 6 Article VII-A and Section 7A-1 and by adding Sections 7A-2,
- 7 7A-3, and 7A-4 as follows:
- 8 (405 ILCS 80/Art. VII-A heading)
- 9 ARTICLE VII-A. STABILIZATION SUPPORT PILOT PROGRAMS DIVERSION
- 10 FROM FACILITY-BASED CARE PROGRAM
- 11 (Source: P.A. 100-924, eff. 7-1-19; 101-81, eff. 7-12-19.)
- 12 (405 ILCS 80/7A-1)

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- 13 (Section scheduled to be repealed on January 1, 2025)
- 14 Sec. 7A-1. <u>Stabilization Support Pilot Programs</u> <del>Diversion</del>
- 15 <u>from Facility based Care Pilot Program</u>.
- 16 (a) The purposes of this Article are to:
- 17 (1) decrease the number of admissions to <u>State</u>
- 18 <u>developmental centers</u> State-operated facilities;
- 19 (2) address the needs of individuals receiving Home

and Community Based Services (HCBS) with intellectual

- 21 disabilities or developmental disabilities who are at risk
- of facility-based care due to significant behavioral

1	challenges, some with a dual diagnosis of mental illness,
2	by providing a community-based residential alternative to
3	facility-based care consistent with their personal
4	individual plans, and to transition these individuals back
5	to <pre>home and community-based services programming a</pre>
6	traditional community integrated living arrangement or
7	other HCBS community setting program;

- (3) (blank); create greater capacity within the short term stabilization homes by allowing individuals who need an extended period of treatment to transfer to a long-term stabilization home;
- (4) stabilize the existing community-integrated living arrangement system homes where the presence of individuals with complex behavioral challenges is disruptive to their housemates; and
- (5) add support services to enhance community service providers who serve individuals with significant behavioral challenges; and  $\div$
- (6) increase the number of individuals transitioning out of State developmental centers into home and community-based services programming.
- (b) (Blank). Subject to appropriation or the availability of other funds for these purposes at the discretion of the Department, the Department shall establish the Diversion from Facility-based Care Pilot Program consisting of at least 6 homes in various locations in this State in accordance with

				following	
CIII	MI CICIC	ana	CIIC	TOTTOWING	model.

2	(1) the Diversion from Facility-based Care Model shall
3	serve individuals with intellectual disabilities or
4	developmental disabilities who are currently receiving
5	HCBS services and are at risk of facility based care due
6	to significant behavioral challenges, some with a dual
7	diagnosis of mental illness, for a period ranging from one
8	to 2 years, or longer if appropriate for the individual;
9	(2) the Program shall be regulated in accordance with
10	the community integrated living arrangement guidelines;
11	(3) each home shall support no more than 4 residents,
12	each having his or her own bedroom;
13	(4) if, at any point, an individual, his or her
14	guardian, or family caregivers, in conjunction with the
15	provider and clinical staff, believe the individual is
16	capable of participating in a HCBS service, those
17	opportunities shall be offered as they become available;
18	<del>and</del>
19	(5) providers shall have adequate resources,
20	experience, and qualifications to serve the population
21	target by the Program, as determined by the Department;
22	(6) participating Program providers and the Department
23	shall participate in an ongoing collaborative whereby best
24	practices and treatment experiences would be shared and
25	utilized;

1	in corraboration with other community stakehoracis;
2	(8) The Department, in collaboration with
3	participating providers, by rule shall develop data
4	collection and reporting requirements for participating
5	community service providers. Beginning December 31, 2020
6	the Department shall submit an annual report
7	electronically to the General Assembly and Governor that
8	outlines the progress and effectiveness of the pilot
9	program. The report to the General Assembly shall be filed
10	with the Clerk of the House of Representatives and the
11	Secretary of the Senate in electronic form only, in the
12	manner that the Clerk and the Secretary shall direct;
13	(9) the staffing model shall allow for a high level of
14	community integration and engagement and family
15	involvement; and
16	(10) appropriate day services, staff training
17	priorities, and home modifications shall be incorporated
18	into the Program model, as allowed by HCBS authorization.
19	(c) (Blank). This Section is repealed on January 1, 2025.
20	(Source: P.A. 102-1109, eff. 12-21-22.)
21	(405 ILCS 80/7A-2 new)
22	Sec. 7A-2. Long-Term Stabilization Support Program.
23	(a) Subject to appropriation or the availability of other
24	funds for these purposes at the discretion of the Department,
25	the Department shall establish the Long-Term Stabilization

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1	Support	Р	rogram	consi	isting	of	at	least	8	hom	nes	across	the
2	State	in	accord	lance	with	thi	s i	Article	а	ınd	the	follo	wing
3	reguire	mer	nts:										

- (1) The Long-Term Stabilization Support Program shall serve individuals with intellectual disabilities or developmental disabilities who are currently receiving home and community-based services and are at risk of facility-based care due to significant behavioral challenges and individuals transitioning out of State developmental centers for a period of up to 2 years, or longer if appropriate for the individual.
- (2) The program shall be regulated by the Department in accordance with the community-integrated living arrangement guidelines set forth under the Community-Integrated Living Arrangement Licensure and Certification Act and any applicable rules or policies.
- (3) Each home shall support no more than 4 residents, each having his or her own bedroom.
- (4) If an individual is in need of this program, it must be reflected in his or her individual plan.
- (5) The individual, in conjunction with his or her quardian, if applicable, may change his or her home and community-based services, including his or her participation in this program. If an individual, his or her guardian, if applicable, or family caregivers, in conjunction with the provider and clinical staff, believe

1	the individual is capable of participating in home and
2	community-based services, those opportunities shall be
3	offered as services become available.
4	(6) The Department shall ensure providers have
5	adequate resources, experience, and qualifications to
6	serve the population targeted by this program.
7	(7) The Department shall lead the providers in an
8	ongoing collaboration, whereby best practices and
9	treatment experiences shall be shared and utilized.
10	(8) The providers shall propose home locations in
11	collaboration with other community stakeholders.
12	(b) The Department shall submit an annual report
13	electronically to the General Assembly and Governor that
14	outlines the progress and effectiveness of this program
15	beginning December 31, 2025. The report to the General
16	Assembly shall be filed with the Clerk of the House of
17	Representatives and the Secretary of the Senate in electronic
18	form only, in the manner that the Clerk and the Secretary shall
19	direct.
20	(c) The Department shall adopt rules to develop and
21	implement this program.

- (405 ILCS 80/7A-3 new) 22
- 23 Sec. 7A-3. Short-Term Stabilization Support Program.
- (a) Subject to appropriation or the availability of other 24 25 funds for these purposes at the discretion of the Department,

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4	require	ment	cs:										

- (1) The Short-Term Stabilization Support Program shall serve individuals with intellectual disabilities or developmental disabilities who are <u>currently receiving</u> home and community-based services and are at risk of facility-based care due to significant behavioral challenges for a period ranging up to 90 days with an option to extend if appropriate for the individual.
- (2) The program shall be regulated by the Department in accordance with the community-integrated living arrangement quidelines set forth under the Community-Integrated Living Arrangement Licensure and Certification Act and any applicable rules or policies or shall be regulated by the Department of Children and Family Services in accordance with child group home guidelines set forth under the Children and Family Services Act and any applicable rules or policies.
- (3) Each home shall support no more than 4 residents, each having his or her own bedroom.
- (4) If an individual is in need of this program, it must be reflected in his or her individual plan.
- (5) The individual, in conjunction with his or her quardian, if applicable, may change his or her home and

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- adequate resources, experience, and qualifications to serve the population targeted by this program.
- (7) The Department shall lead the providers in an ongoing collaboration, whereby best practices and treatment experiences shall be shared and utilized.
- (8) The providers shall propose home locations in collaboration with other community stakeholders.
- (b) The Department shall submit an annual report electronically to the General Assembly and Governor that outlines the progress and effectiveness of this program beginning December 31, 2025. The report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.
- 24 (c) The Department shall adopt rules to develop and 25 implement this program.

- (405 ILCS 80/7A-4 new)1
- 2 Sec. 7A-4. Repealer. This Article is repealed January 1,
- 2028. 3