25.0324.03002 Title. Prepared by the Legislative Council staff for Senator Mathern February 14, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2036

Introduced by

Legislative Management

(Juvenile Justice Committee)

- 1 A BILL for an Act to create and enact chapter 27-20.5 of the North Dakota Century Code.
- 2 relating to fitness to proceed and remediation of juveniles; to amend and reenact section
- 3 12.1-04-01, subsections 4 and 5 of section 12.1-04-08, subsection 5 of section 27-20.3-01, and
- 4 section 27-20.4-15 of the North Dakota Century Code, relating to the age of an offender,
- 5 suspension or dismissal of proceedings, and predispositional assessment, and the definition of
- 6 a child in need of protection; to provide an appropriation; and to provide an effective date.

7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 8 **SECTION 1. AMENDMENT.** Section 12.1-04-01 of the North Dakota Century Code is amended and reenacted as follows:
- 10 12.1-04-01. Juveniles.
- 1. An individual under the age of ten years is deemed incapable of commission of an
- 12 offense defined by the constitution or statutes of this state. The prosecution of an individual as
- 13 an adult is barred if the offense was committed while the individual was less than fourteen years
- 14 of age.
- 2. An individual ten years of age or older may be assessed for mental fitness or capacity
 under this chapter.
- 17 **SECTION 2. AMENDMENT.** Subsection 4 of section 12.1-04-08 of the North Dakota
- 18 Century Code is amended and reenacted as follows:
- 4. If the court determines the defendant currently lacks fitness to proceed and the
 defendant may attain fitness to proceed under subsection 42, the court may enter an

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1 order for a course of treatment considering the least restrictive form of treatment 2 therapeutically appropriate. 3 Unless excused by the court, in a proceeding to determine therapy in an attempt a. 4 to attain fitness, the defendant shall be represented by trial counsel. 5 If the court finds the individual is not able to retain the services of a tier 1a mental b. 6 health professional and that those services are not otherwise available, the court 7 shall authorize reasonable expenditures from public funds to examine the 8 individual. 9 In a motion hearing to resume prosecution, the state or prosecuting authority 10 must show by a preponderance of the evidence the defendant has attained 11 fitness to proceed. 12 SECTION 3. AMENDMENT. Subsection 5 of section 12.1-04-08 of the North Dakota 13 Century Code is amended and reenacted as follows: 14 If the court orders the defendant committed to a treatment facility in an attempt to 15 attain fitness to proceed under subsection 42, the court shall provide the special 16 custody and commitment terms in the order. The special terms of commitment must 17 include an order for the defendant to accept all nonexperimental, generally accepted 18 medical, psychiatric, or psychological treatment recommended by the treatment 19 facility, including the use of involuntary treatment with prescribed medication without 20 the need for a separate commitment under chapter 25-03.1. 21 If the order does not indicate the terms of commitment, the director or 22 superintendent of the treatment facility may determine the nature of the 23 constraints necessary within the treatment facility to carry out the order of the 24 court. 25 b. If the court orders an individual committed for therapeutic treatment to attain 26 fitness to proceed, the court shall set a date consistent with the timeline 27 established in this section for a review of the defendant's fitness to proceed. At 28 least sixty days before the date specified for review, the director or director's 29 designee or the superintendent of the treatment facility shall inquire as to whether 30

ascertained with the court.

the individual is represented by counsel and file a written report of the facts

1	SECTION 4. AMENDMENT. Subsection 5 of section 27-20.3-01 of the North Dakota
2	Century Code is amended and reenacted as follows:
3	5. "Child in need of protection" means a child who:
4	a. Is without proper parental care or control, subsistence, education as required by
5	law, or other care or control necessary for the child's physical, mental, or
6	emotional health, or morals, and the need for services or protection is not due
7	primarily to the lack of financial means of the child's parents, guardian, or other
8	custodian;
9	b. Has been placed for care or adoption in violation of law;
10	c. Has been abandoned by the child's parents, guardian, or other custodian;
11	d. Is without proper parental care, control, or education as required by law, or other
12	care and control necessary for the child's well-being because of the physical,
13	mental, emotional, or other illness or disability of the child's parent or parents,
14	and that such lack of care is not due to a willful act of commission or act of
15	omission by the child's parents, and care is requested by a parent;
16	e. Is in need of treatment and whose parents, guardian, or other custodian have
17	refused to participate in treatment as ordered by the juvenile court;
18	f. Was subject to prenatal exposure to chronic or severe use of alcohol or any
19	controlled substance as defined in chapter 19-03.1 in a manner not lawfully
20	prescribed by a practitioner;
21	g. Is present in an environment subjecting the child to exposure to a controlled
22	substance, chemical substance, or drug paraphernalia as prohibited by section
23	19-03.1-22.2; or
24	h. Is a victim of human trafficking as defined in title 12.1: or
25	i. Was found to lack fitness to proceed by a court in a delinquency case and
26	the delinquency case was dismissed within the six months preceding the filing of
27	the petition.
28	SECTION 4. AMENDMENT. Section 27-20.4-15 of the North Dakota Century Code is
29	amended and reenacted as follows:

1 27-20.4-15. Predispositional assessment. 2 Before the disposition hearing, the court shall direct the director or designee, to 1. 3 conduct a predisposition assessment and to prepare a written report for the court, 4 unless waived by the court. 5 2. The predisposition assessment must consist of a risk and needs assessment together 6 with any other appropriate screenings. 7 3. During the pendency of any proceeding the court may order: 8 The child to be examined at a suitable place by a physician, psychologist, or a. 9 certified addiction counselor; 10 The child to be tested by appropriate forensic methods to determine whether the 11 child has been exposed to a controlled substance or other substance considered 12 injurious to the child's health; 13 Medical or surgical treatment of a child who is suffering from a serious physical 14 condition or illness, or alcohol or drug abuse, which in the opinion of a licensed 15 physician requires prompt treatment, even if the parent, guardian, or other 16 custodian has not been given notice of a hearing, is not available, or without good 17 cause informs the court of that person's refusal to consent to the treatment; or 18 An evidence-based risk and needs assessment, mental health screening, or d. 19 trauma screening; or 20 The child to be examined to determine the child's competence or criminal e. 21 responsibility. If the child is found to lack competency or criminal responsibility the 22 court may: 23 Dismiss the delinquency proceedings against the child and order the 24 release of the child to the child's parent, guardian, or legal custodian upon-25 conditions considered appropriate by the court; 26 Suspend the delinquency proceedings against the child for a period of up to-27 one year and order services be provided to the child as an outpatient or 28 inpatient, by commitment to an institution for persons with intellectual 29 disabilities or mental illness; or 30 Dismiss the delinquency proceedings and direct that child in need of 31

protection proceedings be initiated.

1	SECTION 5. Chapter 27-20.5 of the North Dakota Century Code is created and enacted as					
2	follows:	s:				
3	27-	20.5-01. Definitions.				
4	<u>1.</u>	"Fitness to proceed" means sufficient present ability to consult with counsel and assist				
5		in preparing the minor's defense with a reasonable degree of rational understanding or				
6		a rational and factual understanding of the nature of the offense and delinquency				
7		proceedings against the minor. A lack of fitness to proceed may result from the				
8	1	presence of any condition, including mental illness, mental disorder, developmental				
9		disability, or developmental immaturity. Except as specifically provided otherwise, this				
10		definition applies to a minor who is alleged to be under the court's jurisdiction in				
11		accordance with section 27-20.2-03.				
12	<u>2.</u>	"Minor" means an individual who is:				
13		a. Under the age of eighteen years and is not married; or				
14		b. Eighteen years of age or older with respect to a delinquent act committed while				
15		under the age of eighteen years, and not married, unless an offense is				
16		transferred under section 27-20.4-21.				
17	<u>3.</u>	"Remediation" means the process of providing learning opportunities, services, and				
18		support to achieve fitness to proceed.				
19	<u>4.</u>	"Remediation provider" means an individual certified with the department of health and				
20		human services to provide providing remediation services for minors.				
21	<u>5.</u>	"Tier 1a mental health professional" is a psychiatrist licensed under chapter 43-17 or a				
22		psychologist licensed under chapter 43-32.				
23	<u>27-2</u>	0.5-02. Age.				
24	<u>1.</u>	An individual under the age of ten years is deemed incapable of commission of an				
25		offense defined by the constitution or statutes of this state.				
26	<u>2.</u>	An individual ten years of age or older may be assessed for mental fitness or capacity				
27		under this chapter.				
28	<u>27-2</u>	0.5-03. Motion for fitness to proceed examination.				
29	<u>1.</u>	Thelf there is reason to doubt the minor's fitness to proceed, the court may order on its				
30		own motion, or at the request of the minor, the minor's parent, legal guardian, legal				
31		custodian, or attorney, or the prosecuting attorney, a fitness to proceed examination to				

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1	,	<u>det</u>	ermine whether the minor is fit to proceed if the minor is the subject of a				
2		<u>deli</u>	nquency petition in the court or if the minor is under the court's jurisdiction under				
3		section 27-20.2-03. The minor's fitness to proceed may be raised by the court before					
4		which the proceedings are pending or being held, or by motion of a party, at any time					
5		<u>dur</u>	ing the proceeding.				
6	<u>2.</u>	If th	ere's reason to doubt the minor's fitness to proceed is raised, adjudication may not				
7		occ	ur until after a determination is made on the fitness of the minor to proceed in				
8		acc	ordance with this chapter.				
9	27-2	20.5-0	04. Use of previous findings and records - Deflection.				
10	<u>A m</u>	inor v	who is found to lack fitness to proceed due to previous judicial findings of lack of				
11	fitness t	o pro	ceed or considerations from school, medical, or other records within the last twelve				
12	months	may	have the delinquency proceedings dismissed before a fitness to proceed				
13	examina	ation	or remediation services are administered.				
14	27-2	20.5-0	05. Due process.				
15	<u>1.</u>	If th	ere is reason to dobut the minor's fitness to proceed is raised, adjudication may				
16		not	occur until after a determination is made except the filing of a delinquency petition,				
17		<u>unti</u>	counsel is appointed and notified in accordance with section 27-20.2-12 and the				
18		min	or is found to have the mental capacity to proceed.				
19	<u>2.</u>	<u>Afte</u>	r the case proceeds to adjudication or the minor is found to lack fitness to proceed,				
20		the	court shall order all of the reports that are submitted under this chapter to be				
21		clos	ed to the public. The court may order the reports be opened for inspection only:				
22		<u>a.</u>	For further fitness to proceed or criminal responsibility examination:				
23		<u>b.</u>	For statistical analysis:				
24		<u>C.</u>	If the records are considered to be necessary to assist in mental health treatment				
25			ordered-according to the mental health code;				
26		<u>d.</u>	For data gathering:				
27		<u>e.</u>	For scientific study or other legitimate research:				
28		<u>f.</u>	To the state's attorney or minor's counsel for the purpose of an active court case				
29			subject to the prior evaluation; and				

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1		<u>g.</u>	To an employee or agent of the division of juvenile services or the department of						
2			health and human services, if necessary in the performance of the employee's or						
3			agent's duty.						
4	<u>3.</u>	<u>lf t</u>	he court orders a report to be open for the purpose of de-identified statistical						
5		an	alysis, data gathering, or scientific study, the report must remain confidential.						
6	<u>4.</u>	<u>An</u>	y incriminating statement made by a minor to the tier 1a mental health professional						
7		as	part of a fitness to proceed examination may not be used against the minor over						
8		<u>obj</u>	ection in any proceeding.						
9	<u>27-</u>	20.5-	06. Fitness to proceed examination.						
10	<u>1.</u>	<u>lf tl</u>	here is reason to doubt the minor's fitness to proceed, the court shall order the						
11		<u>mir</u>	nor to be examined by a tier 1a mental health professional.						
12	<u>2.</u>	<u>Thi</u>	is section does not prohibit any party from retaining the party's own qualified tier 1a						
13		me	ntal health professional to conduct additional evaluations at the party's own						
14		<u>ex</u> p	pense.						
15	<u>3.</u>	The	e fitness to proceed examination must be conducted in the least restrictive						
16		<u>en</u> \	environment and may not be conducted in a treatment facility as defined in section						
17		<u>25-</u>	03.1-02.						
18	<u>4.</u>	The	e court shall order the prosecuting attorney, minor's attorney, and juvenile court staff						
19		to s	to submit any information considered relevant to the fitness to proceed examination to						
20		the	tier 1a mental health professional, including:						
21		<u>a.</u>	The names and addresses of all attorneys involved:						
22		<u>b.</u>	Information about the alleged offense; and						
23		<u>C.</u>	Any information about the minor's background which is in the prosecuting						
24			attorney's possession.						
25	<u>5.</u>	Exc	cept as prohibited by federal law, the court shall require the attorneys and juvenile						
26		cou	rt staff to provide any available records regarding the minor and any other						
27		info	information relevant to the examination to the tier 1a mental health professional,						
28		<u>incl</u>	including:						
29		<u>a.</u>	Psychiatric records:						
30		<u>b.</u>	b. School records;						
31		<u>C.</u>	Medical records; and						

1		<u>d.</u>	<u>Cr</u>	nild protective services records.					
2	<u>6.</u>	Th	ne rec	uirement to provide records or information under subsections 4 and 5 does not					
3		<u>lin</u>	limit, waive, or abrogate the work product doctrine or the attorney-client privilege, and						
4		<u>re</u>	release of records and information under subsections 4 and 5 is subject to the work						
5	1	pr	<u>oduct</u>	doctrine and the attorney-client privilege.					
6	<u>7.</u>	Th	ne fitn	ess to proceed examination must occur within fifteentwenty days from receipt					
7		<u>of</u>	mate	rials identified in subsections 4 and 5 and notice of entry of the order served on					
8	1	the	e tier	1a mental health professional.					
9		<u>a.</u>	<u>Th</u>	e court may grant up to an additional sevenfifteen days to complete the					
10			exa	amination if good cause is shown.					
11		<u>b.</u>	Th	e materials required in subsections 4 and 5 must be disclosed					
12			cor	ntemporaneously with the order.					
13	Ī	<u>C.</u>	The	e tier 1a mental health professional shall notify the court and request any					
14			mis	ssing or additional information within seventy-two hours upon discovery of the					
15			mis	ssing information or receiving this information, and the attorneys and juvenile					
16			COL	urt staff have seven days to send the information to the tier 1a mental health					
17			pro	<u>fessional.</u>					
18	<u>8.</u>	<u>A t</u>	ier 1a	er 1a mental health professional who conducts a fitness to proceed examination					
19		<u>sha</u>	nall submit a written report to the court no later than fifteen days from completing the						
20		fitn	ess to	o proceed examination. The report must include:					
21		<u>a.</u>	<u>A d</u>	escription of the nature, content, and extent of the examination, including:					
22			<u>(1)</u>	A description of the assessment procedure, technique, and test used;					
23			<u>(2)</u>	Medical, educational, and court records reviewed; and					
24			<u>(3)</u>	Social, clinical, developmental, and available legal history.					
25		<u>b.</u>	A cl	linical assessment that includes:					
26			<u>(1)</u>	A mental status examination:					
27			<u>(2)</u>	The diagnosis and functional impact of mental illness, developmental					
28				disability, or cognitive impairment. If the minor is taking medication, the					
29				impact of the medication on the minor's mental state and behavior;					
30			<u>(3)</u>	An assessment of the minor's intelligence and maturity level, when relevant;					
31			<u>(4)</u>	The minor's age, developmental state, and decisionmaking abilities; and					

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1			<u>(5)</u>	Whe	ther the minor has any other factor that affects fitness to proceed.
2		<u>C.</u>	A de	escrip	tion of abilities and deficits in the following mental competency functions
3			<u>rela</u>	ted to	the minor's fitness to proceed:
4			(1)	The	ability to factually and rationally understand and appreciate the nature
5				and	object of the proceedings, including the ability to:
6				<u>(a)</u>	Understand the role of the participants in the court process, including
7					the roles of the judge, the minor's attorney, the prosecuting attorney,
8					the probation officer, witnesses, and the jury, and to understand the
9					adversarial nature of the process;
10				<u>(b)</u>	Appreciate the offense and understand the seriousness of the offense;
11				<u>(c)</u>	Understand and realistically appraise the likely outcomes; and
12				<u>(d)</u>	Extend thinking into the future.
13			<u>(2)</u>	The	ability to render meaningful assistance to the minor's attorney in the
14				prep	aration of the case, including:
15				<u>(a)</u>	The ability to disclose to an attorney a reasonably coherent
16					description of facts and events pertaining to the charge, as perceived
17					by the minor;
18				<u>(b)</u>	The ability to consider the impact of the minor's action on others;
19				<u>(c)</u>	Verbal articulation abilities or the ability to express himself or herself in
20					a reasonable and coherent manner;
21				<u>(d)</u>	Logical decisionmaking abilities, including multifactored problem
22					solving or the ability to take several factors into consideration in
23					making a decision;
24				<u>(e)</u>	The ability to reason about available options by weighing the
25					consequences, including distinguishing between a not guilty and guilty
26					plea, weighing pleas, dispositions, waivers, and strategies; and
27				<u>(f)</u>	The ability to display appropriate courtroom behavior and testify
28					relevantly.
29	<u>9.</u>	The	tier 1	a mer	ntal health professional shall provide the court with a written report
30		<u>abo</u>	ut the	minor	's fitness to proceed. If the tier 1a mental health professional
31		dete	ermine	s the	minor lacks fitness to proceed, the tier 1a mental health professional

1		<u>sha</u>	ll comment on the nature of any psychiatric or psychological disorder or cognitive						
2		<u>imp</u>	airment, the prognosis, and the available services needed to remediate the minor						
3		to fi	to fitness, if possible, within a projected time frame.						
4	<u>10.</u>	The	court shall provide copies of the written report to the minor's attorney, the						
5		pros	secuting attorney, the parents' attorney and any guardian ad litem for the minor as						
6		<u>soo</u>	n as possible.						
7	<u>27-</u>	<u> 20.5-0</u>	07. Fitness to proceed hearing.						
8	<u>1.</u>	<u>The</u>	court shall hold a hearing to determine if the minor is fit to proceed no later than						
9		ten (days after the report is filed under section 27-20.5-06. At the hearing, the						
10		pros	secution and defense have the right to summon and cross-examine any individual						
11		resp	consible for the report and introduce other evidence regarding the minor's mental						
12		cond	dition or may submit the matter by written stipulation based on the filed report.						
13	<u>2.</u>	If the	e court finds the minor lacks fitness to proceed and that there is a substantial						
14		<u>likeli</u>	ihood the minor will not attain fitness during the period of the remediation order,						
15		the o	court shall proceed to disposition under section 27-20.5-09.						
16	<u>3.</u>	<u>The</u>	tier 1a mental health professional may appear via reliable electronic means						
17		<u>unle</u>	unless objected to by the parties.						
18	<u>4.</u>	If the	If the court finds the minor is fit to proceed, the delinquency proceedings must						
19		proc	proceed.						
20	<u>27-2</u>	20.5-0	8. Remediation.						
21	<u>1.</u>	If the	e minor lacks fitness to proceed but the court finds the minor may be remediated						
22		to fit	ness to proceed within the period of the remediation order:						
23		<u>a.</u>	The matter must be dismissed if the offense is an infraction or a class B						
24			misdemeanor, except a class B misdemeanor under chapter 12.1-17; or						
25		<u>b.</u>	The court may dismiss the matter or suspend the proceedings against the minor						
26			if the offense is a felony, class A misdemeanor, or class B misdemeanor under						
27			<u>chapter 12.1-17.</u>						
28	<u>2.</u>	If the	proceedings are suspended because the minor lacks fitness to proceed but the						
29		court finds the minor may be remediated to fitness within the period of the remediation							
30		order, then:							

1	1	<u>a.</u>	a. Before issuing a remediation order, the court shall hold a hearing to determine						
2			the	least restrictive available environment for completion of the remediation. The					
3			least restrictive available environment may not be at the state hospital or the life						
4			skil	ls and transition center.					
5		<u>b.</u>	The	e court may issue a remediation order that is valid for sixty days from the date					
6			of the	ne court order finding the child incompetent or until one of the following					
7	ſ		occ	urs, whichever occurs first:					
8			<u>(1)</u>	The tier 1a mental health professional, based on information provided by the					
9				remediation provider, submits a report that the minor has regained fitness or					
10				there is no substantial likelihood the minor will regain fitness within the					
11				period of the order; or					
12	1		<u>(2)</u>	The delinquency proceedings are dismissed.					
13		<u>C.</u>	Foll	owing issuance of the remediation order, the remediation provider, who must					
14			be s	separate and distinct from the tier 1a mental health professional, shall submit					
15			<u>a re</u>	port to the court and the tier 1a mental health professional which includes the					
16			info	rmation required under section 27-20.5-06 regarding the progress a minor					
17			made in remediation services. The report must be submitted to the court and the						
18			tier 1a mental health professional no later than fourteen days before the						
19			expiration of the sixty-day order or sooner if:						
20			<u>(1)</u>	The remediation provider determines the minor no longer lacks fitness to					
21				proceed; or					
22			<u>(2)</u>	The remediation provider determines there is no substantial probability the					
23				minor will be fit to proceed within the period of the order.					
24	<u>3.</u>	No I	ater t	han fourteen days before the expiration of the initial sixty-day order, the					
25		remediation provider may recommend to the court and the tier 1a mental health							
26		professional that the remediation order be renewed by the court for another sixty days,							
27		if the	if there is a substantial probability the minor will be fit to proceed within the period of						
28		that	that renewed remediation order. The remediation provider shall include a report of						
29		progress a minor made in remediation services which demonstrates the minor is likely							
30		to be found fit to proceed if a renewal is ordered. The remediation order and any							
31		renewed remediation order may not exceed a total of one hundred twenty days.							

1	<u>27-</u>	20.5	0.5-09. Disposition.					
2	<u>1.</u>	Ex	Except as otherwise provided in this section, upon receipt of a report by the tier 1a					
3		me	ental health professional that the minor lacks fitness to proceed and there is a					
4		sul	ostantial likelihood the minor is unable to be remediated within the period of the					
5		ren	nediation order, the court may:					
6		<u>a.</u>	Dismiss the delinquency proceedings and release the minor to the minor's					
7			parent, legal guardian, or legal custodian; or					
8		<u>b.</u>	Retain jurisdiction and release the minor to the minor's parent, legal guardian, or					
9			legal custodian subject to mental health treatment or services under					
10			subsection 2.					
11	<u>2.</u>	The	e court may in its discretion order mental health services or other available services					
12		fror	m a mental health provider be provided to the minor by a community mental health					
13		<u>ser</u>	vices program, the department of health and human services, or another					
14		app	propriate mental health services provider, subject to the availability of inpatient or					
15		<u>out</u>	patient care, for a period not to exceed sixty days.					
16		<u>a.</u>	The court retains jurisdiction over the minor throughout the duration of the order					
17			and the juvenile court officer may assist with referrals, the assessment process,					
18			and reporting to the court.					
19	ĭ	<u>b.</u>	The entity providing services under this subsection shall determine necessary					
20			mental health treatment or services and continue to provide mental health					
21			treatment or services for the duration of the period of mental health treatment or					
22			services ordered by the court.					
23	<u>3.</u>	No	No later than fourteen days before the expiration of the order for mental health					
24		trea	treatment or services under this subsection or subsection 2, a report by the juvenile					
25		cou	court officer must be provided to the court regarding the minor. The court shall review					
26		the	the report and:					
27		<u>a.</u>	Renew the order for another period of mental health treatment or services not to					
28			exceed sixty days. The order for mental health treatment or services and any					
29			renewed order may not exceed a total of one hundred twenty days; or					
30		<u>b.</u>	Determine custody of the minor and dismiss the delinquency proceedings against					
31			the minor.					

<u>4.</u>	If release to the minor's parent, legal guardian, or legal custodian is determined
	inappropriate under subsection 1, the court may dismiss the delinquency proceeding
	and enter an order directing a child in need of protection petition to be filed, order a
	shelter care hearing be held, or enter a shelter care orderdirect proceedings under
	<u>chapter 27-20.3.</u>

SECTION 6. APPROPRIATION - DEPARTMENT OF HEALTH AND HUMAN SERVICES - JUVENILE FITNESS TO PROCEED MENTAL HEALTH SERVICES. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$4,580,000\$500,000, or so much of the sum as may be necessary, and the sum of \$1,000,000 from other funds derived from federal funds, or so much of the sum as may be necessary, to the department of health and human services for the purpose of defraying the costs associated with implementing and administering section 65 of this Act, for the biennium beginning July 1, 2025, and ending June 30, 2027.

SECTION 7. EFFECTIVE DATE. Sections and 65 of this Act become effective on January 2, 2027.