Public Behavioral Health Services in Texas
### INTELLECTUAL AND DEVELOPMENTAL DISABILITIES & BEHAVIORAL HEALTH SERVICES DIVISION

- Behavioral Health Services
  - Introduction – Mental Health
  - Mental Health Funding
  - Service Providers
    - Medicaid Managed Care Providers
    - Local Mental Health Authorities and Local Behavioral Health Authorities
    - Federally Qualified Health Centers
  - Community Mental Health Services
    - Priority Populations
      - Individuals Considered Medically Indigent
  - Youth Empowerment Services (YES) Waiver
  - Texas Resilience and Recovery Framework
  - System Utilization (Community Mental Health Services)
    - Quality of Care Measures
  - Waitlists for Community-Based Mental Health Services
  - Crisis Services
    - Crisis Services: Utilization and Costs
    - Mental Health Needs of Aging Texans
  - Substance Use Services
    - Co-occurring Mental Health and Substance Use Disorders
    - Access to Substance Use Services
    - Funding for Substance Use Services
    - Priority Populations
    - Substance Use Services: Utilization and Costs
    - Substance Use Services: Quality of Care Measures
    - Recovery-Oriented Systems of Care
    - Recovery Support Services (RSS) Project
    - Recovery Housing
    - Oxford Houses
    - Systems of Care and the Texas Recovery Initiative
  - Intellectual and Developmental Disabilities Services
    - Mental Health Needs of Individuals with Intellectual and Developmental Disabilities
    - Prevalence of Mental Health Conditions for People with Disabilities
    - Changing the Paradigm
    - Programs and Services for People with Disabilities Who Have Co-occurring Behavioral Health Conditions
    - Long-term Services and Supports Funding
    - Medicaid 1915(c) Waiver Services
    - Role of Local Intellectual and Developmental Disability Authorities in Connecting People to Waiver Services
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HEALTH AND SPECIALTY CARE SYSTEM (FORMERLY STATE OPERATED FACILITIES DIVISION)</strong></td>
<td></td>
</tr>
<tr>
<td>Introduction - Inpatient Services and the Admissions Process</td>
<td>151</td>
</tr>
<tr>
<td>Civil Inpatient Commitments</td>
<td>152</td>
</tr>
<tr>
<td>Forensic Commitments</td>
<td>153</td>
</tr>
<tr>
<td>Maximum vs. Non-Maximum Security Placements</td>
<td>153</td>
</tr>
<tr>
<td>Types of Inpatient Settings</td>
<td>154</td>
</tr>
<tr>
<td>State Hospitals</td>
<td>154</td>
</tr>
<tr>
<td>Staffing and Functional Capacity of State Hospitals</td>
<td>158</td>
</tr>
<tr>
<td>Funding for Inpatient Care</td>
<td>159</td>
</tr>
<tr>
<td>Institutions for Mental Diseases Exclusion</td>
<td>159</td>
</tr>
<tr>
<td>State Hospitals Utilization and Costs</td>
<td>160</td>
</tr>
<tr>
<td>Improvements to Aging State Hospital Infrastructure</td>
<td>161</td>
</tr>
<tr>
<td>State-Funded Community and Private Hospitals</td>
<td>162</td>
</tr>
<tr>
<td>Institutional Long-Term Services and Supports</td>
<td>163</td>
</tr>
<tr>
<td>Skilled Nursing Facilities</td>
<td>163</td>
</tr>
<tr>
<td>Community Intermediate Care Facilities (ICF)</td>
<td>164</td>
</tr>
<tr>
<td>State Supported Living Centers (SSLCs)</td>
<td>164</td>
</tr>
<tr>
<td>Competency Restoration Services</td>
<td>167</td>
</tr>
<tr>
<td>Inpatient Competency Restoration</td>
<td>168</td>
</tr>
<tr>
<td>Jail-Based Competency Restoration</td>
<td>168</td>
</tr>
<tr>
<td>Outpatient Competency Restoration</td>
<td>169</td>
</tr>
<tr>
<td><strong>HEALTH, DEVELOPMENTAL, AND INDEPENDENCE SERVICES</strong></td>
<td>171</td>
</tr>
<tr>
<td>Office of Disability Prevention for Children</td>
<td>171</td>
</tr>
<tr>
<td>Rehabilitative and Social Services Unit</td>
<td>172</td>
</tr>
<tr>
<td>Independent Living Services Program</td>
<td>172</td>
</tr>
<tr>
<td>Eligibility</td>
<td>172</td>
</tr>
<tr>
<td>Comprehensive Rehabilitation Services</td>
<td>173</td>
</tr>
<tr>
<td>Guardianship Program</td>
<td>173</td>
</tr>
<tr>
<td>Health and Developmental Services</td>
<td>174</td>
</tr>
<tr>
<td>Early Childhood Intervention (ECI) Services</td>
<td>174</td>
</tr>
<tr>
<td>Eligibility for Services</td>
<td>175</td>
</tr>
<tr>
<td>Services, Utilization, and Costs</td>
<td>175</td>
</tr>
<tr>
<td>Autism Program</td>
<td>177</td>
</tr>
<tr>
<td><strong>ACCESS AND ELIGIBILITY SERVICES</strong></td>
<td>179</td>
</tr>
<tr>
<td>Disability Determination Services</td>
<td>179</td>
</tr>
<tr>
<td>Social Security Disability Insurance</td>
<td>180</td>
</tr>
<tr>
<td>Supplemental Security Income</td>
<td>180</td>
</tr>
<tr>
<td>Eligibility</td>
<td>181</td>
</tr>
</tbody>
</table>
Policy Concerns

• Providing access to services for low-income Texans with mental illness who are ineligible for Medicaid.
• Ensuring adequacy of reimbursement rates for behavioral health and primary care services.
• Sustained funding for Medicaid 1115 Transformation Waiver projects and integrating successful projects into Medicaid managed care.
• Continue efforts to enforce mental health and substance use parity for Medicaid and CHIP.
• Monitoring and ensuring behavioral health network adequacy in Medicaid managed care.
• Ensuring access to quality community-based mental health and substance use services through integrated service delivery and managed care models that emphasize recovery, prevention, and continuity of care.
• Addressing the critical mental health workforce shortage, particularly in rural areas.
• Expanding opportunities for peer specialist, recovery coach, and family partner support services; ensuring adequate reimbursement rates that validate the importance of these services.
• Ensuring the ongoing success and improvement of services for children and youth available through the YES Waiver.
• Continuation of efforts to improve and expand state inpatient psychiatric facilities and integrate a comprehensive continuum of supports and services.
• Improving client outcome performance measures to focus more on mental health outcomes and patient-centered recovery, and less on easy-to-measure outputs.
• Reducing the use of criminal justice agencies and programs to address the needs of individuals experiencing mental illness; reducing the time people spend incarcerated while waiting for competency restoration services.
• Expansion of access to comprehensive coordinated care as a response to FEP.
• Addressing the mental health needs of individuals with intellectual disabilities.
• Coordination of services between HHSC divisions and other state agencies offering mental health services (e.g., TEA, TDHCA, DFPS, TDCJ, TJJD, TWC)
• Access to crisis services including emergency respite.
• System-wide implementation of trauma-informed care, positive behavior supports, and person-centered recovery-focused practices.
• Improved psychiatric services in state-supported living centers and community-based waiver programs.
• Improved wait list time for inpatient and community-based services.

Fast Facts

• The 2018-2019 HHSC appropriation was over $62 billion and comprised 29 percent of the state’s entire budget.¹
• In May 2018, 4,351,298 individuals were enrolled in the Texas Medicaid program.²
• Children without disabilities account for 69 percent of Medicaid enrollment but only 32 percent of program spending on direct healthcare services.³
• Texas has 73 FQHCs serving over 1.3 million Texans at more than 300 sites statewide.\textsuperscript{4}
• The population growth in Texas between 2010 and 2017 (12.6 percent) was more than double the national average (5.5 percent), increasing demand for HHSC-funded services.\textsuperscript{5,6}
• As of July 2018, 73 percent of counties in Texas (186 out of 254) were designated as Mental Health Professional Shortage Areas.\textsuperscript{7}
• As of May 2018, Texas has 1141 people trained as certified mental health peer specialists and 624 individuals with active peer specialist certifications, enabling them to use their lived experiences with behavioral health issues to help recipients of HHSC-funded services.\textsuperscript{8}
• Staffing issues are exacerbating waiting lists for forensic inpatient beds — more than 100 hospital beds were offline as of March 2018 because of staffing issues.\textsuperscript{9}
• The coexistence of an IDD along with a mental illness is sometimes referred to as a dual diagnosis.\textsuperscript{10} The developmental disability often overshadows the mental health condition often leaving the individual undiagnosed or under-diagnosed.
• It is estimated that as many as 30 to 40 percent of persons with intellectual disabilities are diagnosed with a mental health condition.\textsuperscript{11} Further, reports indicate that individuals who have IDD are three to five times more likely to have a co-occurring mental health condition than the general population.\textsuperscript{12}
• Children with IDD are more likely to have experienced traumatic events including emotional, physical, and sexual abuse, as well as neglect and maltreatment when compared to their able-bodied peers.\textsuperscript{13} While many individuals with IDD have known histories of abuse (some research suggests nearly 30 percent), the rate may be higher because of underreporting or lack of recognition by family and other caregivers.\textsuperscript{14}
• Individuals with IDD who have a dual diagnosis or who present behavioral “challenges” are more likely to be institutionalized and are often the last to be released to a community-based setting.\textsuperscript{15} Additionally, community services and supports are frequently incapable of meeting the behavioral health needs of these individuals, leading to less successful outcomes when transitioning into the community.\textsuperscript{16}
• As of June 2018, there were more than 263,000 individuals on interest lists for waiver program slots.\textsuperscript{17}

HHSC Acronyms

ACA – Affordable Care Act
ACT – Assertive Community Treatment
ANSA – Adult Needs and Strengths Assessment
APS – Adult Protective Services
APS PI – Adult Protective Services Provider Investigations
ASD – Autism spectrum disorders
BHAC – Behavioral Health Advisory Committee
CANS – Child and Adolescent Needs and Strength Assessment
CBT – Cognitive behavioral therapy
CHIP – Children’s Health Insurance Program
CIHCP – County Indigent Health Care Program
CIL – Centers for Independent Living
CLOIP – Community living options information process
CMS – Centers for Medicaid and Medicare Services
COPSD – Co-occurring psychiatric and substance abuse disorders services
CPS – Child Protective Services
CRS – Comprehensive Rehabilitation Services
CSC – Coordinated specialty care
DADS – Department of Aging and Disability Services
DARS – Department of Assistive and Rehabilitative Services
DDS – Disability Determination Services
DFPS – Department of Family and Protective Services
DSM-V – Diagnostic and Statistical Manual of Mental Disorders, 5th edition
DSRIP – Delivery System Reform Incentive Payment
ECI – Early Childhood Intervention
IDEA – Individuals with Disabilities Education Act
FEP – First Episode Psychosis
FFCC – Former Foster Care Children
FMAP – Federal medical assistance percentage
FPL – Federal poverty guidelines
FQHC – Federally Qualified Health Center
GAP – Government Accounting Office
GR – General revenue
HCBS-AMH – Home and Community-based Services – Adult Mental Health
HCS – Home and community-based services
HCSSA – Home and community support services agency
HEDIS – Healthcare Effectiveness Data and Information Set
HHS – Health and Human Services
HHSC – Health and Human Services Commission
HPSA – Health Professional Shortage Area
HPSA-MH – Health Professional Shortage Area for Mental Health
ICF/IDD – Intermediate care facility-intellectual and developmental disabilities
ICM – Intensive case management
ICR – Inpatient competency restoration
IDD – Intellectual and other developmental disabilities
IL – Independent living
IMD – Institutions for Mental Diseases
IST – Incompetent to stand trial
JBCR – Jail-Based Competency Restoration
LAR – Legally authorized representative
LBB – Legislative Budget Board
LBHA – Local behavioral health authority
LIDDAAs – Local intellectual/developmental disability authorities
LHMAAs – Local mental health authorities
LOC – Level of care
LOC-A – Level of care-authorized
LOC-EO – Level of care-early onset
LOC-R – Level of care-recommended
LOS – Length of stay
LTSS – Long-term services and supports
MCO – managed care organization
MCOT – Mobile crisis outreach teams
MDCP – Medically Dependent Children’s Program
MSU – Maximum security unit
MTFCY – Medicaid for Transitioning Foster Care Youth
NQTLs – non-quantitative treatment limits
NWI – National Wraparound Initiative
OCR – Outpatient competency restoration
ODPC – Office of Disability Prevention for Children
OSAR – Outreach, screening, assessment, and referral center
PASRR – Preadmission screening and resident review
QTLs – Quantitative treatment limits
RHP – Regional healthcare partnership
ROSC – Recovery-oriented systems of care
RSS – Recovery support services
RTC – Residential treatment center
SAMHSA – Substance Use and Mental Health Services Administration
SBIRT – Screening, brief intervention, and referral to treatment
SCI – Spinal cord injury
SED – Serious emotional disturbance
SH – State hospital
SMI – Serious mental illness
SNAP – Supplemental Nutrition Assistance Program
SOC – Systems of care
SPA – Medicaid state plan amendment
SPMI – Serious and persistent mental illness
SSA – Social Security Administration
SSDI – Social Security Disability Income
SSI – Supplemental Security Income
SSLC – State-supported living center
STAR – State of Texas Access Reform
STAR Health – State of Texas Access Reform program for children in CPS system
STAR Kids – State of Texas Access Reform program for children with disabilities eligible for SSI
STAR+Plus – State of Texas Access Reform program that includes long-term services and supports
SUD – Substance use disorder
TANF – Temporary Assistance for Needy Families
TAS – Transition assistance services
TBI – Traumatic brain injury
TCCP – Texas Code of Criminal Procedures
TDCJ – Texas Department of Criminal Justice
TDHCA – Texas Department of Housing and Community Affairs
TEA – Texas Education Agency
TJJD – Texas Juvenile Justice Department
TMHP – Texas Medicaid Healthcare Partnership
TRI – Texas Recovery Initiative
TRR – Texas Resiliency and Recovery
TVC – Texas Veterans Commission
TWC – Texas Workforce Commission
YES Waiver – Youth Empowerment Services Waiver
Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas
Texas Health and Human Services System Organizational Chart


Overview

The Texas Health and Human Services Commission is the umbrella agency providing a multitude of services and programs to Texans. These programs and services include Medicaid, CHIP, long-term services and supports, SNAP food benefits, TANF cash benefits, mental health and substance use services, services for older Texans, and health services for women and people with disabilities. These services are delivered through a complex system of programs and benefits. HHSC also oversees certain regulatory functions such as nursing facility licensing and credentialing, licensing of child care providers and management of state supported living centers and state psychiatric facilities.

The Texas Department of State Health Services is also under the HHSC umbrella but operates as a separate department. DSHS focuses on public health functions such as vital statistics, compiling and disseminating health data, prevention of chronic and infectious diseases, laboratory testing, and licensing and regulating certain facilities and operations.
Changing Environment

The 2017 legislative session contained a wide variety of competing priorities for legislators to tackle. Mental health and substance use were priorities most legislators and stakeholders could agree on. The Select Committee on Mental Health released a report a few weeks before the legislative session began with a number of recommendations related to mental health services and funding. Some of the recommendations influenced legislation filed during the session. Bills passed during session lead to an overall funding increase for mental health and substance use services, including dedicated funds for community grant programs. A few notable bills related to HHSC that passed are detailed below.

**HB 10 (85TH, PRICE/ZAFFIRINI) – IMPROVING MENTAL HEALTH PARITY**

HB 10 required the Texas Department of Insurance to regulate and enforce both QTLs and NQTLs and other parity regulations for all health plans in Texas. It also directed:

- HHSC to create a Behavioral Health Access to Care Ombudsman position within the existing HHSC Office of the Ombudsman to:
  - Assist consumers in accessing needed services, file complaints or appeals with their health plan, and navigate the mental health or substance use system; and
  - Assist behavioral health care providers who are seeking information on behalf of consumers they serve, including parity complaints.
- HHSC to create a Parity Stakeholder Workgroup to create a parity compliance plan for the state, allowing the workgroup to be a subcommittee of the existing BHAC;
- HHSC and TDI to conduct data collection to compare denial rates of physical health services to mental health and substance use services;
- Reports containing this data should be available sometime late 2018.

The Parity Stakeholder Workgroup is a subcommittee of the Texas Behavioral Health Advisory Committee and met for the first time in November 2017. The ombudsman position was filled in Spring 2018 and is located in the Office of the Ombudsman at HHSC. The Behavioral Health Ombudsman webpage was established after the position was filled: https://hhs.texas.gov/about-hhs/your-rights/office-ombudsman/hhs-ombudsman-behavioral-health-help.

To further educate consumers and providers about the mental health and substance use parity, HHSC established a webpage for Mental Health and Substance Use Disorder Parity: https://hhs.texas.gov/services/health/medicaid-chip/programs/mental-health-substance-use-disorder-parity.

**HB 13 (85TH, PRICE/SCHWERTNER) – BUILDING COMMUNITY COLLABORATIONS**

HB 13 created a matching grant program within HHSC for community mental health programs providing services and treatment to individuals experiencing mental illness; both private nonprofit and governmental entities are eligible to apply. The legislation requires:
• Development of criteria for evaluating grant applications;
• That 50 percent of the funding appropriated for this grant program be reserved for programs in counties with a population of less than 250,000;
• An awardee match with non-state funds depending on the county population:
  • Counties with a population of less than 250,000 are required to match 50 percent of the grant amount;
  • Counties with a population greater than 250,000 are required to match 100 percent of the grant amount.

**HB 1486 (85th, Price/Schwertner) - Expansion of Peer Support Services**

HB 1486 (85th, Price/Schwertner) directed HHSC, with input from a formal workgroup, to develop rules defining peer support services, eligibility criteria to become a certified peer specialist, and certification and supervision requirements. The legislation also directed HHSC to include peer support services provided by certified peer specialists as a reimbursable service in the state Medicaid plan. Peer support services are inclusive of mental health services and substance use recovery services.

During 2018, HHSC and the workgroup developed the required rules, policies, and procedures with an expected implementation date of January 1, 2019.

**More details on peer services can be found in the Texas Environment Section.**

**Divergence Funding to Prevent Child Relinquishment**

Building on their 2015 investment of $4.8 million, the 85th Legislature appropriated another $1.4 million to add to the state’s bed capacity at RTCs, increasing the total number of beds from 10 to 30.18 These 30+ beds are specially allocated for the prevention of parental relinquishment of children with SED solely to obtain mental health services.19 Between January 2014 and the beginning of 2016, 61 children were served by these specially-allocated RTC beds — 25 of those children were successfully discharged back into their homes from the RTC and 54 of them (89 percent) remained in their parent’s custody after meeting program criteria. Thirteen children were able to avoid an RTC stay altogether after receiving outpatient services through the YES Waiver or from their local mental health authority.20

**1115 Medicaid Transformation Projects**

The Texas Health Care Transformation and Quality Improvement Program 1115 Waiver, known as the 1115 Transformation Waiver, was created for Texas to expand its use of Medicaid managed care while preserving hospital funding. The 1115 Transformation Waiver provides incentive payments for health care improvements and directs more funding to offset costs for hospitals that serve large numbers of uninsured patients.21

In December 2017, CMS approved an approximately $25 billion five-year renewal of the Texas 1115 Transformation Waiver from October 2017 to September 2022. The funding is directed toward hospital’s Uncompensated Care and DSRIP payments.
The uncompensated care pool payments are intended to help hospitals who serve a large number of uninsured patients who cannot pay for care. DSRIP Pool Payments are meant to test new models of providing health care, including mental health and substance use.\(^{22}\) Under CMS’s new terms, DSRIP funding will temporarily continue and will eventually be phased down to zero by 2022.\(^{23}\)

Eligibility to receive Uncompensated Care or DSRIP payments requires participation in an RHP. RHPs support coordinated efficient delivery of quality health care and a plan for investments in system transformation that is driven by the needs of local hospitals, communities, and populations.\(^{24}\)

For a list of active DSRIP projects, see the HHSC list of approved and active projects at https://hhs.texas.gov/sites/default/files/documents/laws-regulations/policies-rules/1115-docs/011316/Active-DSRIP-Projects-DY2-6_20170301.xlsx.

**SB 1107 (85TH, SCHWERTNER/PRICE) – EXPANDING TELEMEDICINE AND TELEHEALTH SERVICES**

Viewed as ways to help more Texans access health care in rural and underserved areas, telemedicine and telehealth were topics of interest for legislators in the 85\(^{th}\) legislative session. SB 1107 (Schwertner/Price) created an accountability structure of a valid practitioner-patient relationship via telemedicine, including removes an existing rule that required a face-to-face visit for specific medical services. The bill also required the Texas Medical Board, the Texas Board of Nursing, the Texas Physician Assistant Board, and the Texas State Board of Pharmacy to jointly adopt rules that allow a valid practitioner-patient relationship to be established via telemedicine. SB 1107 required the aforementioned boards to jointly develop answers to frequently asked questions relating to prescriptions issued via telemedicine, and to publish the answers on their respective websites. Further, the bill stipulates that the standards of care for telemedicine or telehealth service be the same as would apply to the service or procedure in an in-person setting; prohibits any agency from adopting rules that would impose a higher standard of care for telemedicine or telehealth. Finally, SB 1107 excluded mental health services from the requirements of Chapter 111 related to practitioner-patient relationship for telemedicine medical services.

Changes from SB 1107 impacted private health plan coverage for telemedicine and telehealth in addition to Medicaid. HHSC accepted comments regarding SB 1107’s changes to the telemedicine and telehealth benefit in spring of 2018. Implementation efforts were still underway during summer of 2018.

**1915(i) HOME AND COMMUNITY BASED SERVICES WAIVER FOR ADULT MENTAL HEALTH**

The Medicaid state plan allows for the 1915(i) Home and Community Based Services Waiver for Adult Mental Health. This waiver was intended to support adults with serious mental illness who are at risk of institutionalization by providing a number of services in addition to traditional mental health treatment to keep them living in the community. In order to qualify for the waiver services, an individual must meet financial eligibility guidelines along with mental health criteria. Services include, but are not limited to, TAS, HCBS Psychosocial Rehabilitation Services, Adaptive Aids, Employment Services, Transportation, Peer Support Services, Host Home and Companion Care, Supervised Living Services, Assisted Living Services,
Supported Home Living, Respite Care, Home Delivered Meals, and Minor Home Modifications. Waiver services are typically provided through LMHAs and their contracted local partners.

**ADULT PROTECTIVE SERVICES PROVIDER INVESTIGATIONS**

As of September 1, 2017, the Adult Protective Services Provider Investigation program was transferred from DFPS to HHSC. APS PI investigates allegations of abuse, neglect, and exploitation of people served by certain providers in a facility setting (i.e., state hospitals, SSLCs, ICF/IDDs and certain contracted inpatient facilities). Investigations encompass:

- Allegations in state-operated or contracted programs that serve adults and children with mental illness and intellectual disabilities;
- Allegations involving Medicaid providers of home and community-based services and behavioral health services;
- Allegations of abuse, neglect, and exploitation involving Consumer Directed Services employees and certain HCSSA; and
- Allegations involving individuals residing in an HCS group home regardless of whether the individual is receiving services under the waiver program from the provider, as well as all children receiving services from an HCSSA.

In FY 2017 APS PI completed 20,724 facility investigations responding to reports of abuse or neglect of adults. The majority of facility abuse or neglect allegations were for individuals enrolled in Home and Community-Based Service Programs (37 percent), State-Supported Living Centers (24.1 percent), and Home and Community Based Services (18.6 percent). Roughly 5 percent (1,050) of all allegations of abuse or neglect in adult facilities in 2017 (20,724) were confirmed after an investigation by APS PI.

The majority of reports of abuse and neglect in adult facilities come from three groups of people: the victims themselves (20.2 percent), institutional personnel (14 percent), and community agencies (13.7 percent). The Austin region had more allegations of abuse than any other region due to the region’s high concentration of inpatient facilities, but Austin had a lower percentage of allegations confirmed as abuse or neglect (3.9 percent) when compared to the rates of the other 10 regions within the state (5.9 percent).

**Funding**

HHSC funding continues to be a major component of the State of Texas biennial budget comprising approximately 36 percent of the total budget for the FY 2018-19 biennium. Mental health funding has historically been underfunded, including reimbursement rates for providers. This impacts provider willingness to participate in the state Medicaid program which in turn directly impacts access to services. The Texas Legislature has increased mental health funding over the last several biennium, but many programs and services remain underfunded.
Table 3 below shows the HHSC funding trends from 2017 through the 2021 funding requests.

Table 3. HHSC Funding Trends

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<tr>
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<th></th>
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Figure 9 below depicts the breakdown of the anticipated sources of funding for HHSC FY 2020/21.

Figure 9. 2020/21 Legislative Appropriations Request by Method of Financing, Baseline Budget

Health and Human Services System Transformation (2003 to 2017)

Over the last 15 years, the Texas Health and Human Services System has undergone extensive reorganization in an attempt to streamline and improve services. The first round of reforms came in 2003 when the 78th Legislature passed HB 2292. Under that round of reforms, HHSC became the umbrella agency overseeing multiple programs including Medicaid, CHIP, SNAP, the Medical Transportation Program, and the Disaster Assistance Program. Additionally, HHSC was responsible for the operation of four major departments:

- Department of State Health Services
- Department of Family and Protective Services
- Department of Aging and Disability Services
- Department of Assistive and Rehabilitative Services

Together, HHSC and these departments comprised the Health and Human Services enterprise.

In 2015, the Texas Sunset Advisory Commission performed a comprehensive review of the HHS system and recommended that the legislature consolidate agencies to improve efficiency and service delivery. The 2015 Sunset Commission Report recommended further consolidation as a step toward achieving the state’s 2003 vision for efficient, streamlined health and human services. The sunset report also found that further system reorganization was needed because of recent developments in Texas healthcare, such as the transition to Medicaid managed care, the integration of behavioral health services into managed care, and the implementation of the federal Affordable Care Act.

Informed by the commission’s recommendations in 2015, the 84th Legislature directed further consolidation of the HHS enterprise through SB 200. The initial phase of the transition transferred the following functions to HHSC:

- Client services other than vocational rehabilitation-related programs
  - Vocational rehabilitation-related programs transferred to the Texas Workforce Commission
- Client services previously administered through the Department of Disability and Aging Services
- Client services previously administered through the Department of State Health Services
- Administrative services that supported the above programs and client services

Additionally, as part of the transition legislated by SB 200, behavioral health and regulatory functions previously administered by DSHS and DFPS were transferred to HHSC. The Office of Mental Health Coordination was relocated to the Intellectual and Developmental Disability and Behavioral Health Services Department and reports to the associate commissioner of that department. Additionally, the Forensic Director position, previously in DSHS, was moved to the Behavioral Health Services Division. This position manages forensic services in both the inpatient and outpatient services programs and coordinates closely with both.
Due to the transfer of services to HHSC and TWC, the Department of Assistive and Rehabilitative Services was abolished effective September 2, 2016. Additionally, as of September 1, 2017, client services previously provided through DSHS and DADS were transferred to HHSC, including state hospital inpatient services, SSLCs, and some regulatory and administrative services. DADS was abolished effective September 1, 2017.

In the 2017 legislative session, HB 5 (85th, Frank/Schwertner) established the Department of Family and Protective Services as an independent agency effective September 1, 2017. Consequently, HHSC is now comprised of two agencies:

- Texas Health and Human Services Commission
- Texas Department of State Health Services

In 2018, the transition process continued and was monitored by the Joint Health and Human Services Transition Legislative Oversight Committee. Transformation planning and implementation continues within the HHS System and is led by the Transformation, Policy and Performance Office, which now reports to the Chief Policy Officer. The Chief Policy Officer reports directly to the executive commissioner and is responsible for innovation, performance management, policy development, and data analysis.37

Additionally, the HHSC Executive Council was established as part of the transformation. The primary purpose of the council is to obtain public input and to advise the HHSC executive commissioner on policies relating to the health and human services system.38 The Council meets approximately four times per year and is currently comprised of HHSC executive leadership, the commissioners of DFPS and DSHS, and three members of the public. Information on the HHSC Executive Council is available at https://hhs.texas.gov/about-hhs/leadership/councils/health-human-services-commission-executive-council.

**HHSC Advisory Committees**

As part of their 2015 assessment, the Sunset Commission reviewed all health and human services advisory committees. The committees were either continued, abolished, or consolidated with other committees. The continuing committees were reestablished in rule; a list is available on the HHSC website at https://hhs.texas.gov/about-hhs/leadership/advisory-committees. Several of the continuing committees have a direct impact on mental health and substance use policies, including but not limited to:

- Behavioral Health Advisory Committee
- Mental Health Condition and Substance Use Disorder Parity Workgroup (subcommittee of the Behavioral Health Advisory Committee)
- E-Health Advisory Committee
- Early Childhood Intervention Advisory Committee
- Medical Care Advisory Committee
- Policy Council for Children and Families Committee State Independent Living Council
- STAR Kids Managed Care Advisory Committee
For service delivery administration, the state is divided into 11 HHS regions, displayed in Figure 10. The HHS system employs over 42,947 full-time employees.39

Figure 10. Health and Human Services Regions

Medical and Social Services Division

Under the new HHSC organizational structure, the chief deputy executive commissioner oversees the Medical and Social Services Division which now includes the Health and Specialty Care System Division previously known as the State Facilities Division. The Medical and Social Services Division is responsible for:

- Medicaid and CHIP Services
- IDD and Behavioral Health Services Division
- Health, Developmental & Independence Services Division
- Health and Specialty Care System (formerly known as the State Operated Facilities Division)
- Access and Eligibility Services, which includes:

OFFICE OF MENTAL HEALTH COORDINATION

In recent years, mental health and substance use (sometimes referred to as “behavioral health”) have become major topics of both state and national dialogue. Recognizing the need to be more strategic in behavioral health service delivery and funding, the Texas Legislature took steps to increase and improve cross-agency planning, coordination, and collaboration. In 2013, the legislature created the Office of Mental Health Coordination tasked with providing broad oversight for state mental health policy as well as managing cross-agency coordination of behavioral health programs, services, and expenditures. The office reports directly to the deputy executive commissioner for IDD & Behavioral Health Services. The office developed a website to provide consumers, families, and providers with up-to-date information on mental health and substance use programs and services. More information is available at http://www.mentalhealthtx.org.
In 2015, as part of the state’s ongoing efforts to coordinate services across agencies and departments (including those outside of the HHS system), the legislature established the Behavioral Health Coordinating Council. The HHSC assistant commissioner, who oversees the Office of Mental Health Coordination at HHSC, serves as chair of the council.\(^4\) Twenty-three agencies and departments now work together under the direction of the Office of Mental Health Coordination. The agencies included in the Council are:

- Health & Human Services Commission
- Office of the Governor
- Texas Veterans Commission
- Department of Family and Protective Services
- Texas Civil Commitment Office
- University of Texas Health Science Center at Houston
- University of Texas Health Science Center at Tyler
- Texas Department of Criminal Justice
- Texas Juvenile Justice Department
- Texas Military Department
- Health Professions Council (includes six member agencies)
- Texas Education Agency
- Texas Tech University System
- Texas Commission on Jail Standards
- Texas Workforce Commission
- Texas Department of Housing and Community Affairs
- Texas Indigent Defense Commission
- Court of Criminal Appeals

The agencies represented on the Council worked together to develop a statewide strategic plan for mental health programs and services. The Statewide Behavioral Health Strategic Plan identified 15 primary gaps in behavioral health services in Texas, and is available at https://hhs.texas.gov/sites/default/files/050216-statewide-behavioral-health-strategic-plan.pdf.

Senator Jane Nelson, Chairwoman of the Senate Finance Committee during the 85\(^{th}\) legislative session, has indicated that any legislative proposals directed toward behavioral health should address one or more of these identified gaps. The gaps include:

- Access to Appropriate Behavioral Health Services
- Behavioral Health Needs of Public School Students
- Coordination Across State Agencies
- Veteran and Military Service Members Supports
- Continuity of Care for Individuals Exiting County and Local Jails
- Access to Timely Treatment Services
- Implementation of Evidence-Based Practices
- Use of Peer Services
- Behavioral Health Services for Individuals with Intellectual Disabilities
In addition to development of the behavioral health strategic plan, the Behavioral Health Coordinating Council was directed to develop a “coordinated statewide expenditure proposal” for mental health services for FY 2017. The legislative directive required approval of the proposal by the HHSC executive commissioner and the Legislative Budget Board.


The Coordinated Statewide Behavioral Health Expenditure Proposal for FY 2018 is detailed across the state budget by article, as shown in Figure 11 below.

**Figure 11. Coordinated Statewide Behavioral Health Expenditures Proposal for Fiscal Year 2018**

<table>
<thead>
<tr>
<th>Agency</th>
<th>GAA, Article I, Sec. 10.04, FY 2018 Expenditures - All Funds</th>
<th>Proposed FY 2018 Expenditures - General Revenue</th>
<th>Proposed FY 2018 Expenditures - All Funds</th>
<th>Variance between GAA, Article I, Sec. 10.04 and Proposed Expenditures - All Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of the Governor</td>
<td>$7,455,000</td>
<td>$10,521,111</td>
<td>$126,905,374</td>
<td>$126,905,374</td>
</tr>
<tr>
<td>Texas Veterans Commission</td>
<td>$3,495,168</td>
<td>-</td>
<td>$9,401,168</td>
<td>-</td>
</tr>
<tr>
<td>Department of Family and Protective Services</td>
<td>-</td>
<td>-</td>
<td>$20,473,236</td>
<td>-</td>
</tr>
<tr>
<td>Health and Human Services Commission</td>
<td>$1,617,795,203</td>
<td>$1,099,281,201</td>
<td>$1,688,830,164</td>
<td>$1,688,830,164</td>
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<tr>
<td>Texas Civil Commitment Office</td>
<td>$174,012</td>
<td>$174,011</td>
<td>$174,011</td>
<td>-</td>
</tr>
<tr>
<td>Article II Subtotal</td>
<td>$1,844,377,152</td>
<td>$1,112,840,276</td>
<td>$1,698,483,011</td>
<td>$1,698,483,011</td>
</tr>
<tr>
<td>University of Texas - Health Science Center at Houston</td>
<td>$8,005,000</td>
<td>$8,000,000</td>
<td>$8,000,000</td>
<td>-</td>
</tr>
<tr>
<td>University of Texas - Health Science Center at Tyler</td>
<td>$4,005,000</td>
<td>$4,000,000</td>
<td>$4,000,000</td>
<td>-</td>
</tr>
<tr>
<td>Article III Subtotal</td>
<td>$12,000,000</td>
<td>$12,000,000</td>
<td>$12,000,000</td>
<td>-</td>
</tr>
<tr>
<td>Court of Criminal Appeals</td>
<td>$318,500</td>
<td>$318,500</td>
<td>$318,500</td>
<td>-</td>
</tr>
<tr>
<td>Article IV Subtotal</td>
<td>$318,500</td>
<td>$318,500</td>
<td>$318,500</td>
<td>-</td>
</tr>
<tr>
<td>Texas Commission on Jail Standards</td>
<td>$189,150</td>
<td>$189,150</td>
<td>$189,150</td>
<td>-</td>
</tr>
<tr>
<td>Texas Department of Criminal Justice</td>
<td>$205,149,524</td>
<td>$251,644,129</td>
<td>$251,644,129</td>
<td>-</td>
</tr>
<tr>
<td>Texas Juvenile Justice Department</td>
<td>$80,145,084</td>
<td>$84,885,248</td>
<td>$84,896,150</td>
<td>$(1,397,282)</td>
</tr>
<tr>
<td>Texas Military Department</td>
<td>$916,700</td>
<td>$916,700</td>
<td>$916,700</td>
<td>-</td>
</tr>
<tr>
<td>Article V Subtotal</td>
<td>$346,457,070</td>
<td>$337,685,362</td>
<td>$344,112,539</td>
<td>$(2,445,552)</td>
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<tr>
<td>Texas State Board of Dental Examiners</td>
<td>$131,020</td>
<td>$131,020</td>
<td>$131,020</td>
<td>-</td>
</tr>
<tr>
<td>Texas State Board of Pharmacy</td>
<td>$238,082</td>
<td>$238,082</td>
<td>$238,082</td>
<td>-</td>
</tr>
<tr>
<td>Texas Board of Veterinary Medical Examiners</td>
<td>$45,000</td>
<td>$45,000</td>
<td>$45,000</td>
<td>-</td>
</tr>
<tr>
<td>Texas Optometry Board</td>
<td>$30,000</td>
<td>$30,000</td>
<td>$30,000</td>
<td>-</td>
</tr>
<tr>
<td>Texas Board of Nursing</td>
<td>$1,055,415</td>
<td>$1,055,415</td>
<td>$1,055,415</td>
<td>-</td>
</tr>
<tr>
<td>Texas Medical Board</td>
<td>$941,972</td>
<td>$941,972</td>
<td>$941,972</td>
<td>-</td>
</tr>
<tr>
<td>Article VIII Subtotal</td>
<td>$1,999,440</td>
<td>$1,999,440</td>
<td>$1,999,440</td>
<td>-</td>
</tr>
<tr>
<td>Cross Article Total</td>
<td>$2,015,951,330</td>
<td>$1,475,232,589</td>
<td>$2,184,202,032</td>
<td>$178,850,613</td>
</tr>
</tbody>
</table>

Table 4 below details how behavioral health funding is spent by service type for all state agencies.

### Table 4. Behavioral Health Expenditure Proposal Summary by Service Type Category

<table>
<thead>
<tr>
<th>Category</th>
<th>Proposed FY 2018 Expenditures – All Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education and Training</td>
<td>$4,568,500</td>
</tr>
<tr>
<td>Information Technology</td>
<td>$105,000</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>$186,979,386</td>
</tr>
<tr>
<td>Mental Health Services – Outpatient</td>
<td>$612,450,393</td>
</tr>
<tr>
<td>Mental Health Services – Inpatient</td>
<td>$526,120,295</td>
</tr>
<tr>
<td>Mental Health Services – Other</td>
<td>$365,395,711</td>
</tr>
<tr>
<td>Research</td>
<td>$8,000,000</td>
</tr>
<tr>
<td>Staff</td>
<td>$58,053,164</td>
</tr>
<tr>
<td>Substance Use Disorder Services – Outpatient</td>
<td>$19,458,473</td>
</tr>
<tr>
<td>Substance Use Disorder Services – Inpatient</td>
<td>$1,150,439</td>
</tr>
<tr>
<td>Substance Use Disorder Services – Other</td>
<td>$401,920,671</td>
</tr>
</tbody>
</table>


HHSC will receive the most behavioral health funding in FY 2018, as detailed in the chart below. HHSC is the state agency that administers Medicaid, CHIP, and other key mental health and substance use programs, with behavioral health funding anticipated to be over $1.6 billion. TDCJ is the agency with the second highest behavioral health expenditures. See Figure 12 below for more information.
Figure 12. Fiscal Year 2018 Coordinated Expenditures Behavioral Health Total Funding of $3.9 Billion

*Not all Behavioral Health Coordinating Council Members report out expenditures


**VETERAN SERVICES DIVISION**

The Veteran Services Division within HHSC was created in 2013 to coordinate, strengthen, and enhance veteran services across state agencies. The division’s focus is to review and analyze current programs, engage the charitable and nonprofit communities, and create public-private partnerships to benefit these programs.43 The Veterans Services Division is an active participant in the Texas Coordinating Council for Veterans Services.44 The HHS Enterprise offers Texas veterans services through several agencies including but not limited to the Department of State Health Services, Texas Veterans Commission, and Texas Workforce Commission. More information on veterans can be found in the TVC section of this guide.
Medicaid & CHIP Services

Medicaid is a jointly funded federal and state health care program authorized in Title XIX of the Social Security Act. It was created as a way to provide health care benefits primarily to children in low-income families, pregnant women, and people with disabilities. The Texas Medicaid Program was first established in Texas in 1967. In February 2018, HHSC reported that 4,038,341 Texans were included in the state Medicaid caseload count. By May 2018, that number increased to 4,351,298.

The federal government defines the mandatory services that state Medicaid programs must provide and populations they must serve. States have the option to expand both the services offered and the populations eligible to receive those services through SPAs and Medicaid waivers. Medicaid is an entitlement program, meaning that anyone who meets the eligibility criteria has a right to receive needed services and cannot be placed on waiting lists. Neither the federal government nor states can currently limit the number of eligible persons who enroll in the program. Waiver programs, however, allow states to waive basic federal Medicaid requirements, such as mandated eligibility or required benefits in order to develop service delivery alternatives that improve cost efficiency or service quality. States can participate in three types of Medicaid waivers:

- **Research and Demonstration 1115 Waivers** give the state leniency to experiment with new service delivery models.
- **Freedom of Choice 1915(b) Waivers** allow the state to require clients to enroll in managed care plans and use the cost savings to enhance the Medicaid benefits package.
• **Home and Community-based Services 1915(c) Waivers** allow the state to provide community-based services to individuals who would otherwise be eligible for institutional care.\(^{48}\)

**STATE MEDICAID AGENCY**

HHSC has been the designated state Medicaid agency since 1993, administering the program and acting as a point of contact between Texas and the federal government on issues related to Medicaid. The federal government establishes most Medicaid guidelines but grants several important tasks to the states, including:

- Administering the Medicaid State Plan, which functions as the contract between the agency and the federal government
- Establishing Medicaid policies, rules, and provider reimbursement rates
- Establishing eligibility beyond the minimum federal eligibility groups\(^{49}\)

**MEDICAID MANAGED CARE**

Since the early 1990s, Texas has offered Medicaid coverage through two service models: fee-for-service and managed care. The traditional fee-for-service model, wherein providers receive payment based on the unit of service delivered, is now limited to very few Medicaid participants. According to a presentation to the House Human Services Committee on April 24, 2018, approximately 92 percent of Medicaid services in Texas are provided through managed care.\(^{50}\)

Under the Medicaid managed care system, a health plan provider oversees the care of each client, and the state pays a monthly capitated rate to the provider for each enrollee, known as the per member/per month rate. With support from the Medicaid 1115 Transformation Waiver, Texas has incrementally expanded its Medicaid managed care system to include more services and populations.

In a managed care system, the Medicaid-eligible client selects a health plan (an MCO) and identifies a primary care physician from that plan’s provider network. Clients have a choice between two or more health plans in each HHS service region. Members have the option to change plans if they are unsatisfied. In addition to contractual requirements and state monitoring, members’ ability to switch plans generates some level of competition between health plans that is intended to result in higher quality services.

STAR is the statewide managed care program that provides Medicaid acute care services to the majority of Medicaid beneficiaries. STAR+PLUS is the statewide managed care program that provides both acute and long-term services and supports to people with disabilities and elderly participants. Additional managed care programs in Texas include: STAR Health (children in the CPS system), STAR Kids (children with disabilities who are SSI eligible), and CHIP (state healthcare program for children in lower income families who do not meet eligibility for Medicaid).\(^{51}\)

Approximately 92 percent of Texas Medicaid clients were enrolled in managed care as of July 2017.\(^{52}\) This is an increase from 86 percent in 2016 after implementation of Senate Bill 7 (83rd, Nelson/Raymond), which expanded mandatory participation in the existing STAR+PLUS managed care program beginning in September 2013.

Senate Bill 7 directed the design and implementation of a comprehensive system
of acute care and long-term services and supports for adults and children. The bill generated immediate system delivery changes in Medicaid by expanding STAR+PLUS to serve all areas of the state, as well as transitioning nursing facility services and acute care services for individuals with IDD into STAR+PLUS. Long-term services and supports for individuals with IDD are currently scheduled to transition to Medicaid managed care over the next 2 to 5 years, depending on the program. However, recent legislative hearings have created concern over the health plan’s ability to add these services to existing programs.

Many of the changes instituted by SB 7 address coverage for individuals with IDD, who are three times more likely to experience a mental health condition than the general population. Texans who receive services through the Medicaid 1915(c) Waiver programs now receive acute care services through STAR+PLUS, and Texans with SSI not enrolled in a 1915(c) IDD waiver program receive both acute and long-term care services through STAR+PLUS. In addition to expanding care in STAR+PLUS, SB 7 established a new managed care program for children with disabilities called STAR Kids which launched in November 2016. Enrollment in STAR Kids for FY 2018 was 162,933.

Figure 13 graphically depicts the growth of Medicaid managed care in Texas from 2000 through 2017.

Figure 13. Growth of Managed Care Model: 2000 to 2017

Table 5 describes the five Texas Medicaid and CHIP managed care programs. These programs include STAR, STAR+PLUS, STAR Health, CHIP, and STAR Kids.

<table>
<thead>
<tr>
<th>Program</th>
<th>Description</th>
<th>Eligible Population</th>
</tr>
</thead>
</table>
| STAR         | Provides primary care, acute care, and pharmacy services to children, infants, and pregnant women in families with limited income. Includes behavioral/mental health rehabilitative and targeted case management services. Operates statewide.                                                                                      | Mandatory:  
- Income-eligible pregnant women, infants, and children  
- TANF recipients  
- Former foster care children (21-25)  
Optional (choose STAR or STAR Health):  
- Former foster care children (18-20)                                                                                                                                                                                                                                                   |
| STAR+PLUS    | Provides acute care and LTSS to individuals age 65 or over or those who have a disability. Integrates primary care, pharmacy services, and long-term care services. Service coordination is main feature. Operates statewide.                                                                                                                      | Mandatory:  
- Adults with SSI (> 21)  
- Income-eligible adults with a disability (> 21)  
- Individuals in nursing facilities covered by Medicaid  
Long-term care only:  
- Medicare/Medicaid dual-eligible individuals  
Acute care only:  
- Individuals with IDD in an intermediate care facility or Medicaid 1915(c) waiver program                                                                                                                                                                                                                                           |
| STAR Health  | Provides all medically necessary services such as acute care, dental, vision, behavioral health, and pharmacy services to children currently or formerly under conservatorship of DFPS. Provides case management and training to families, caregivers, clinicians, caseworkers, advocates, and members of the judiciary. Operates statewide.                                             | Mandatory:  
- Children (< 17) under DFPS conservatorship, including foster and kinship care  
- Young adults (18-22) in extended foster care placements  
- Young adults (18-21) in voluntary foster care placements  
Optional (choose STAR or STAR Health):  
- Young adults (18-20) receiving Medicaid under the FFCC or MTFCY titles.  
- Young adults (18-22) formerly under foster care, enrolled in higher education program                                                                                                                                                                            |
| CHIP         | Provides acute health care services to uninsured children living in low-income families who do not qualify for Medicaid. Operates statewide.                                                                                                                                                                                               | Uninsured children (<21) in families with income up to 201% of the Federal Poverty Level who are ineligible for Medicaid.                                                                                                                                                                                                                             |
| STAR Kids    | Provides acute and community-based services to children and young adults with disabilities. All children enrolled in the Medically Dependent Children’s Program will transition to STAR Kids. Operates statewide.                                                                                                     | Mandatory:  
- Children and young adults with SSI (<19)  
- Children and young adults who get services through MDCP  
- Children and young adults who get services through a Medicaid buy-in program  
Acute services only:  
- Children and young adults in a Medicaid 1915(c) waiver program, including the YES waiver program  
- Children and young adults who live in a community-based intermediate care facility or nursing facility                                                                                                                                                                                                 |
a Medicaid 1915(c) waiver programs for adults and children include Home and Community-based Services (HCS), Community Living Assistance & Support Services (CLASS), Texas Home Living (TxHmL), and Deaf Blind with Multiple Disabilities (DBMD). Youth Empowerment Services (YES) serves children and youth.

Sources:

**MEDICAID FUNDING**

The Texas Medicaid program is jointly funded by the state and the federal government. Medicaid is the largest source of public funding for mental health services nationwide, comprising a quarter of all public behavioral health expenditures. SAMHSA projects that by 2020 Medicaid will comprise 30 percent of all mental health expenditures nationally.

The federal share of the Medicaid program, known as FMAP, is determined on an annual basis and is dependent primarily on the average state per capita income compared to the U.S. average. Texas’ matching rates for 2017 and 2018 are 56.18 percent and 56.88 percent; that is, the state must pay 43.82 percent and 43.12 percent of all costs, respectively. The recently released FMAP percentage for Texas for 2019 will be 58.19 percent creating a state share of 41.81 percent. In Texas, Medicaid represents 28 percent ($61 billion) of the state budget for 2018-2019.

Small changes in the FMAP can result in millions of dollars of funding fluctuations. Texas’ rate of federal participation has been steadily declining over the last decade, as the state’s average per capita income has increased relative to the national average. This decline was mitigated by three years of enhanced federal funds due to the American Reinvestment and Recovery Act, but those funds are no longer in place. To illustrate Texas’ trend of declining federal Medicaid funding, Texas’ 2004 FMAP was 63.17 percent. Figure 14 below shows Texas’ declining FMAP from 2004 to 2018.
MEDICAID ELIGIBILITY AND SERVICES

Medicaid was originally only available to recipients of cash assistance programs such as TANF and SSI. However, during the late 1980s and early 1990s, the federal government decoupled Medicaid eligibility from the receipt of cash assistance and expanded the program to meet the needs of a broader population, including pregnant women, older adults, and people with disabilities.60

In determining program eligibility, Texas considers a variety of factors such as income and family size, age, disability, pregnancy status, citizenship, and state residency requirements. To be eligible for Medicaid in Texas, an individual must meet income and categorical eligibility requirements. Categorical eligibility requires that beneficiaries be part of a specific population group.

There are multiple Medicaid eligibility categories in Texas. Some of the primary categories include:

- Children age 18 and under

---

Table 6. Medicaid Funding Trends

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Contracts &amp; Admin.</td>
<td>$552,086,759</td>
<td>$554,997,661</td>
<td>$565,129,710</td>
<td>$566,991,046</td>
<td>$606,086,974</td>
</tr>
</tbody>
</table>

• Pregnant women and infants
• Families receiving Temporary Assistance for Needy Families
• Parents and caretaker relatives
• Individuals receiving Supplemental Security Income
• Adults over age 65 and people with disabilities
• Children and pregnant women who qualify as medically needy
• Former foster youth
• Individual receiving Medicaid 1915(c) waiver services

In 2014, ACA granted states the option to expand eligibility for Medicaid to all adults with incomes at or below 133 percent of the FPL, regardless of age, parental status, or disability status. Texas has elected not to participate in the expansion to date, which means that Texas’ eligibility rules will continue to exclude many individuals with mental illness from coverage, including childless adults and some working low-income parents. SAMHSA estimated that 6 percent of the population eligible for Medicaid expansion has an SMI, 11 percent experience severe psychological distress, and 11 percent have a substance use disorder. According to these data, approximately 130,000 uninsured Texas adults with serious mental illness and 255,000 with severe psychological distress could be served in an expanded Medicaid environment.

As of January 2018, Texas low-income parents are eligible to receive Medicaid only if their household income is 18 percent of FPL or below, about $312 per month for a family of three. Childless adults who are below age 66 and do not have a disability are currently ineligible for Medicaid. Figure 15 shows the income eligibility requirements for each Medicaid category.

Figure 15. March 2016 Texas Medicaid Income Eligibility Levels for Selected Programs (as a Percent of the FPL)


*For Parents and Caretaker Relatives, the maximum monthly income limit in SFY 2016 was $230 for a family of three (one-parent household), which is the equivalent of approximately 14 percent of the FPL.
**For Medically Needy pregnant women and children, the maximum monthly income limit in SFY 2016 was $275 for a family of three, which is the equivalent of approximately 16 percent of the FPL.
Table 7 below shows the 2018 poverty guidelines for families or households of different sizes.

### Table 7. 2018 Poverty Guidelines for the 48 Contiguous States and the District of Columbia

<table>
<thead>
<tr>
<th>Persons in Family/Household</th>
<th>Poverty Guideline</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$12,140</td>
</tr>
<tr>
<td>2</td>
<td>$16,460</td>
</tr>
<tr>
<td>3</td>
<td>$20,780</td>
</tr>
<tr>
<td>4</td>
<td>$25,100</td>
</tr>
<tr>
<td>5</td>
<td>$29,420</td>
</tr>
<tr>
<td>6</td>
<td>$33,740</td>
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<td>7</td>
<td>$38,060</td>
</tr>
<tr>
<td>8</td>
<td>$42,380</td>
</tr>
</tbody>
</table>


Table 8 below shows the 2018 Federal Poverty Level Percentages for an individual and a family of four.

### Table 8. Annual Household Income for Federal Poverty Level Guidelines (2018)

<table>
<thead>
<tr>
<th>2018 Federal Poverty Level</th>
<th>Individual</th>
<th>Family of Four</th>
</tr>
</thead>
<tbody>
<tr>
<td>15%</td>
<td>$1,821</td>
<td>$3,765</td>
</tr>
<tr>
<td>100%</td>
<td>$12,140</td>
<td>$25,100</td>
</tr>
<tr>
<td>133%</td>
<td>$16,146</td>
<td>$33,383</td>
</tr>
<tr>
<td>200%</td>
<td>$24,280</td>
<td>$50,200</td>
</tr>
</tbody>
</table>


Medicaid recipients, both adults and children, have access to the mental health and substance use services included in the Medicaid State Plan, such as psychiatric services, counseling, medication, and medication management. Medicaid also funds rehabilitative and targeted case management services by approved providers, primarily the LMHAs operating under HHSC. In addition, HHSC administers several Medicaid-funded waiver programs that offer behavioral health or long-term services and supports to specialized populations. These services and eligibility criteria are further described later in this section. Table XX contains a list of behavioral health services covered by Medicaid.

Following are approved Medicaid behavioral health services:66

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66 Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas
• Psychiatric diagnostic evaluation and psychotherapy performed by psychiatrists, psychologists, licensed clinical social workers, licensed professional counselors, and licensed marriage and family therapists
• Psychological and neuropsychological testing performed by psychologists and physician
• Inpatient psychiatric care in a general acute care hospital
• Inpatient care in psychiatric hospitals (for persons under age 21 and age 65 and older)
• Psychotropic medications and pharmacological management of medications
• Rehabilitative and targeted case management services for people with severe and persistent mental illness or children with severe emotional disturbance
• Care and treatment of behavioral health conditions provided by a primary care physician
• Comprehensive community services for YES waiver participants (see YES waiver section later in this section)

Note: Peer Support services provided by Certified Peer Specialists are expected to become a Medicaid reimbursable service beginning in early 2019.

Following are approved Medicaid Substance Use Services:

• Outpatient adolescent chemical dependency counseling by state-licensed facilities
• Assessment to determine a client's need for services
• Individual and group outpatient substance use disorder treatment counseling
• Outpatient and residential detoxification
• Residential treatment
• Medication assisted therapy (e.g., methadone for opioid addiction)

Note: Peer Support services provided by Certified Peer Recovery Specialists are expected to become a Medicaid reimbursable service beginning in early 2019.

DEMOGRAPHICS OF MEDICAID RECIPIENTS

Women and children account for the majority of the individuals receiving Medicaid benefits. In 2015, 55 percent of the Medicaid population was female and 78 percent was under the age of 21. Children without disabilities comprise 69 percent of all Medicaid recipients but represent only 32 percent of spending on direct health care services. In contrast, individuals who are elderly, blind, or have a disability account for 24 percent of the Medicaid population but represent 59 percent of total estimated expenditures.

Figure 16 displays the population of Medicaid enrollees and program expenditures by age and disability status.


Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas
TEXAS MEDICAID AND HEALTHCARE PARTNERSHIP

The Texas Medicaid and Healthcare Partnership is a group of subcontractors operating under the consulting firm Accenture, which contracts with HHSC to administer the state’s Medicaid fee-for-service claims payments and all Medicaid enrollment activities. All Medicaid managed care providers must first be enrolled in Medicaid through TMHP before they can be credentialed and part of an MCO network.71 TMHP does not process claims for services provided by MCOs, but it does collect encounter data from MCOs to use for the evaluation of quality and utilization of managed care services.72

CHILDREN’S HEALTH INSURANCE PROGRAM (CHIP)

The federal government created CHIP in 1997 under Title XXI of the Social Security Act. As with Medicaid, CHIP is jointly funded by state and federal governments.73 State participation in CHIP requires that the state develop and CMS approve a state CHIP Plan.74 While CMS allows states to combine their Medicaid and CHIP programs under a single administrative umbrella, Texas administers these programs separately. In September 2017 federal funding for CHIP expired.75 Short-term funding was included in the continuing budget resolutions of early 2018 that extended CHIP funding until 2027.76 While the plan largely leaves CHIP untouched for 2018, changes were made that will impact the future of the program including:

- A decrease in the enhanced FMAP (as provided by ACA) from the current 23 percentage point enhancement to 11 in 2020 and down to traditional FMAP levels in 2021 and beyond;
- On October 1, 2019, states with CHIP eligibility levels above 300 percent FPL will have the option to lower eligibility to 300 percent FPL.77 States with CHIP eligibility levels below 300 percent (including Texas, 201 percent FPL) must maintain current eligibility levels until September 30, 2027.
CHIP ELIGIBILITY

The federal government developed CHIP to provide a health insurance coverage option for children whose families had too much income or too many assets to qualify for Medicaid, but not enough to afford private insurance through their employer or purchasing on the individual market. CHIP is available to children under age 19 who are ineligible for Medicaid and who are living in households with an income of up to 201 percent of the FPL (annual income of approximately $48,240 for a family of four). For these children, CHIP provides access to health care, including inpatient and outpatient mental health and substance use services. In contrast to Medicaid, CHIP requires cost sharing through enrollment fees and co-payments that are based on a family’s income. Families may pay up to a $50 enrollment fee for a 12-month period. Texas has also opted to administer a CHIP perinatal program which covers perinatal services, including labor, delivery, and postpartum care for women and their unborn child with household incomes of up to 201 percent of the FPL.

The table below provides household income limits for CHIP eligibility.

Table 9. Annual Household Income Limits for CHIP

<table>
<thead>
<tr>
<th>Household Size</th>
<th>Maximum Income Level Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$48,240</td>
</tr>
<tr>
<td>2</td>
<td>$64,960</td>
</tr>
<tr>
<td>3</td>
<td>$81,680</td>
</tr>
<tr>
<td>4</td>
<td>$98,400</td>
</tr>
<tr>
<td>5</td>
<td>$115,120</td>
</tr>
<tr>
<td>6</td>
<td>$131,840</td>
</tr>
<tr>
<td>7</td>
<td>$148,560</td>
</tr>
<tr>
<td>8</td>
<td>$165,280</td>
</tr>
</tbody>
</table>

CHIP FUNDING

The table below provides trends of past funding and projections for the coming biennium.

Table 10. CHIP Funding Trends

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>CHIP Services</td>
<td>$985,459,970</td>
<td>$1,002,942,665</td>
<td>$1,121,298,121</td>
<td>$1,040,231,554</td>
<td>$1,090,496,059</td>
</tr>
<tr>
<td>CHIP Contracts &amp; Admin.</td>
<td>$9,817,163</td>
<td>$17,387,231</td>
<td>$16,814,775</td>
<td>$1,6814,775</td>
<td>$1,6814,775</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$995,277,133</strong></td>
<td><strong>$1,020,329,896</strong></td>
<td><strong>$1,138,112,896</strong></td>
<td><strong>$1,057,046,329</strong></td>
<td><strong>$1,107,310,834</strong></td>
</tr>
</tbody>
</table>


CHIP ENROLLMENT, UTILIZATION, AND COSTS

The majority of CHIP clients are over age five with 57 percent between the ages of 6 and 14, and 21 percent between the ages of 15 and 18.82

CHIP has experienced sporadic spending growth in the last decade. The 2018-2019 budget appropriated over $2 billion for CHIP.83 HHSC estimates that 70 percent of the CHIP budget is spent on inpatient and outpatient hospital services and physician services, 15 percent on prescription drugs, and the remaining 15 percent on administration.84

Figure 17, below, shows the monthly CHIP enrollment numbers in Texas from 2012 to 2017.

Figure 17. Monthly CHIP Enrollment (2012-2017)

Note: Data are from October of each year.
HHSC QUALITY OF CARE PERFORMANCE AND THE HEALTHCARE QUALITY PLAN

Texas contracts with the University of Florida Institute for Child Health Policy to perform the external quality review for the Texas Medicaid Managed Care programs. The annual quality of care evaluation compares Texas’ performance to the national Healthcare Effectiveness Data and Information Set standards, or alternatively to benchmarks that HHSC establishes. The national HEDIS standards are used across the country to measure performance in important areas of health care, including behavioral health services.

Improved performance, improved measurement of performance, and payment mechanisms based on performance appear to be a priority for both the legislature and HHSC. There are six strategic priorities incorporated in the HHSC Healthcare Quality Plan as required by SB 200 (84th, Nelson et al.) including:85

- Keeping Texans healthy
- Providing the right care in the right place, at the right time
- Keeping patients free from harm
- Promoting effective practices for chronic disease
- Supporting patients and families facing serious illness
- Attracting and retaining high performing providers and other healthcare professionals

HHSC has nine value-based care programs and initiatives including:86

1. MCO/DMO Pay-for-Quality (P4Q)
2. MCO Alternative Payment Models (APM)
3. Hospital Quality Payment Program
4. DSRIP Program
5. Nursing Home Quality Incentive Payment Program (QIPP)
6. Value-Based Payment (VBP) Toolkit for Stakeholders
7. MCO Performance Indicator Dashboard
8. Texas Healthcare Learning Collaborative Portal
9. Advisory Committees and Workgroups
The Intellectual and Developmental Disabilities & Behavioral Health Services Department combines responsibility for community services for individuals with intellectual and other developmental disabilities and those living with mental health conditions under one deputy executive commissioner authority.

**BEHAVIORAL HEALTH SERVICES**

Public behavioral health services are mainly comprised of community mental health, substance use, and inpatient psychiatric services. These services are provided to residents through the 39 LMHA regions and 20 RHPs in all of Texas’ 254 counties. The Medical and Social Services Division has oversight responsibility for community behavioral health services while the Health and Specialty Care Division (previously the State Facilities Division) has oversight of inpatient services.

**INTRODUCTION - MENTAL HEALTH**

HHSC prioritizes access to treatment for serious mental health conditions for individuals who are eligible for Medicaid, determined to be indigent, or who fall under the priority populations criteria (major depression, bipolar disorder, and
schizophrenia). Resources, eligibility for services, and service delivery systems are the primary determinants of the accessibility and quality of services. Texas continues to seek ways to improve access so that individuals with mental health and substance use conditions can receive the level of care and support that are clinically appropriate for their level of need. HHSC maintains a central website, www.mentalhealthtx.org, to improve access to information. Individuals can enter their zip code and find available behavioral health services in their area.

MENTAL HEALTH FUNDING

Mental health services are provided by many state agencies. The information provided in this section refers only to the funding appropriated to the behavioral health section of the Medical and Social Services Division (included in the HHS system but previously appropriated to DSHS). For a summary of all behavioral health funding by agency, please refer to the HHS System section Statewide Behavioral Health Expenditure Report above.

While the amount of funding per person has improved as a result of recent increases in mental health appropriations, the preceding decade of stagnant funding has been unable to fully keep pace with the increased cost of services and the ever-expanding Texas population, which has resulted in fewer services being available and a smaller percentage of persons receiving services.

Much of the increased demand for behavioral health services in Texas is due to the state’s rapidly expanding population, which grew from 25,146,100 in 2010 to 28,304,596 in 2017. The population growth rate in Texas was 12.6 percent between 2010 and 2017, more than double the national average of 5.5 percent.

Table 11. Health and Human Services Commission Mental Health Funding – SB 1, Article II, FY 2018/19 (Nelson/Zerwas)

<table>
<thead>
<tr>
<th>HHSC Mental Health Strategies</th>
<th>Current Budget for FY 2016/2017 Biennium</th>
<th>SB 1 FY 2018/19</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>D.2.1 Mental Health – Adults</td>
<td>$665,577,144</td>
<td>$703,362,864</td>
<td>$37,785,720</td>
</tr>
<tr>
<td>D.2.2 Mental Health - Children</td>
<td>$204,650,668</td>
<td>$166,373,576</td>
<td>($38,277,092)</td>
</tr>
<tr>
<td>D.2.3 Community Mental Health Crisis</td>
<td>$253,570,022</td>
<td>$325,430,552</td>
<td>$71,860,530</td>
</tr>
<tr>
<td>NorthSTAR Behavioral Health*</td>
<td>$174,064,540</td>
<td>$0</td>
<td>($174,064,540)</td>
</tr>
<tr>
<td>D.2.4 Substance Abuse Prevention/Treatment</td>
<td>$325,110,656</td>
<td>$380,160,933</td>
<td>$55,050,277</td>
</tr>
<tr>
<td>D.2.5 Behavioral Health Waivers</td>
<td>$0</td>
<td>$103,351,236</td>
<td>$103,351,236</td>
</tr>
<tr>
<td>C.1.3 State Mental Health Hospitals</td>
<td>$872,639,869</td>
<td>$875,536,372</td>
<td>$2,896,503</td>
</tr>
<tr>
<td>C.2.1 Community Mental Health Hospitals</td>
<td>$209,943,241</td>
<td>$243,830,476</td>
<td>$33,887,235</td>
</tr>
<tr>
<td>F.1.2 Repair and Renovation: MH Facilities</td>
<td>$24,046,914</td>
<td>**</td>
<td>**</td>
</tr>
</tbody>
</table>


*NorthSTAR no longer exists and therefore no appropriation was made for the FY 2018/19 biennium.

**The current budget combines MH facilities Repair and Renovation funding with state supported living centers (SSLCs) and other facilities making comparison data unavailable. See Rider 2 below.
Funding for behavioral health services in Article II increased by $92,489,869. This does not include additional funding appropriated for state hospital repair, renovation, or new construction (see Rider 2 below).

The following are budget riders enacted by the 85th Texas Legislature relating to mental health and substance use services.

Table 12. 85th Texas Legislature Mental Health and Substance Use Services Budget Riders

<table>
<thead>
<tr>
<th>HHSC</th>
<th>Capital Budget – The amounts included in this rider may only be spend for the purposes indicated and cannot be used for other purposes.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>$150,000,000 GR in each year of the biennium for new construction for state hospitals and other inpatient mental health facilities</td>
</tr>
<tr>
<td></td>
<td>$78,302,186 in FY 2018 and $79,702,186 in FY 2019 for facilities repair and renovations for state hospitals and state-supported living centers</td>
</tr>
</tbody>
</table>

| 29   | Medicaid Substance Abuse Treatment – HHSC shall evaluate the impact on overall Medicaid spending and client outcomes of substance use disorder treatment services provided to persons who are at least 21 years of age. |

| 30   | Monitor the Integration of Behavioral Health Services – HHSC shall monitor the integration of behavioral health services into the Medicaid managed care program. |

| 34   | Medicaid Funding Reduction and Cost Containment – HHSC shall develop and implement cost containment initiatives to achieve savings throughout the health and human services system. HHSC shall achieve savings of at least $350,000,000 in GR funds and $480,000,000 in federal funds for the 2018-19 biennium. |

| 40   | Contingency for Behavioral Health Funds – The Comptroller of Public Accounts shall not allow the expenditure of GR funds at HHSC as identified in Art. IX, Sec. 10.04, Statewide Behavioral Health Strategic Plan and Coordinated Expenditures, if the LBB provides notification that the agency’s planned expenditure of those funds in FY 2018 and FY 2019 does not satisfy the requirements of the Statewide Behavioral Health Strategic Plan and Coordinated Expenditures. |

| 41   | Client Services – It is the intent of the legislature that HHSC and the Department of Family and Protective Services enter into a memorandum of understanding for providing outpatient substance use treatment services by HHSC to clients referred by DFPS. |

| 42   | Offender Screening of Individuals with Mental Illness – HHSC and community centers shall identify offenders living with mental illness, collect and report prevalence data, and disclose information relating to a special needs offender as provided in Chapter 614, Health and Safety Code. |

| 43   | Local Service Area Planning – HHSC shall develop performance agreements with LMHAs that give regard to priorities identified by the community through a local needs assessment process and expressed in a local service plan. |

| 44   | Mental Health Outcomes and Accountability – HHSC shall place 10 percent of the GR quarterly allocation from each LMHA at risk. Funds placed at risk shall be subject to recoupment for failure to achieve outcome targets set by HHSC. |

| 45   | Mental Health Appropriations and the 1115 Medicaid Transformation Waiver – HHSC by contract shall require that GR funds be used to the extent possible to draw down additional federal funds through the 1115 transformation waiver or other federal matching opportunities. |

<p>| 46   | Healthy Community Collaboratives – HHSC shall allocate an amount not to exceed $25,000,000 in GR to fund grants to Healthy Community Collaboratives. Contingent upon enactment of legislation relating to certain requirements of counties and other governmental entities regarding behavioral health, $10,000,000 in GR from the amount identified above may be allocated to fund Healthy Community Collaboratives in rural areas. |</p>
<table>
<thead>
<tr>
<th>HHSC</th>
<th>47</th>
<th>Mental Health Peer Support Re-entry Pilot – HHSC shall allocate up to $1,000,000 in GR to implement a mental health peer support re-entry program. In partnership with LMHAs and county sheriffs, HHSC shall establish a pilot program that uses certified peer support specialists to ensure inmates with a mental illness successfully transition from the county jail into clinically appropriate community-based care.</th>
</tr>
</thead>
<tbody>
<tr>
<td>HHSC</td>
<td>48</td>
<td>Quarterly Reporting of Waiting Lists for Mental Health Services – HHSC shall submit to the LBB and the Governor, no later than 60 days from the end of each fiscal quarter, the current waiting list and related expenditure data for: • Community mental health services for adults • Community mental health services for children • Forensic state hospital beds • Maximum security forensic state hospital beds</td>
</tr>
<tr>
<td>HHSC</td>
<td>128</td>
<td>Mental Health for Veterans Grant Program – HHSC shall allocate $20,000,000 in FY 2018 in GR to operate a grant program to provide mental health services for veterans.</td>
</tr>
<tr>
<td>HHSC</td>
<td>147</td>
<td>Efficiencies at LMHAs and IDD Authorities – HHSC shall ensure that LMHAs and LIDDAs shall maximize the dollars available to provide services by minimizing overhead and administrative costs. Among strategies that should be considered are consolidations among local authorities and partnering among local authorities on administrative, purchasing, or service delivery functions.</td>
</tr>
<tr>
<td>HHSC</td>
<td>171</td>
<td>Purchased Psychiatric Hospital Beds – Included in amounts appropriated is $3,154,123 in GR in each fiscal year to increase the daily rates paid for purchased community and private psychiatric beds.</td>
</tr>
<tr>
<td>HHSC</td>
<td>172</td>
<td>Medicaid Services Capacity for High-Needs Children in the Foster Care System – Included in the amounts appropriated is $2,000,000 in GR in fiscal year 2018 for HHSC in collaboration with DFPS to establish a statewide grant program to increase access to targeted care management and rehabilitative services for high-needs children in the foster care system. HHSC may establish this one-time grant program no later than November 1, 2017. To receive grant funds, entities must provide local matching funds in an amount defined by HHSC based on the entity’s geographical location. Funds may only be used to pay for costs related to developing, implementing, and training teams to provide targeted case management and rehab services to children in foster care. HHSC shall enter into an agreement with a nonprofit entity to serve as administrator of the initiative, at no cost to the state.</td>
</tr>
<tr>
<td>HHSC</td>
<td>174</td>
<td>Mental Health Program for Veterans – HHSC shall allocate $5,000,000 in GR in each fiscal year of the biennium for the purpose of administering the mental health program for veterans established pursuant to the Health and Safety Code Section 1001.221-.224.</td>
</tr>
<tr>
<td>HHSC</td>
<td>175</td>
<td>Managed Care Organization Services for Individuals with Serious Mental Illness (SMI) – HHSC shall improve efforts to better serve individuals with SMI. HHSC shall develop performance metrics to better hold managed care companies accountable for care of enrollees with SMI. HHSC may, if cost effective, develop and procure a managed care program for an alternative model of managed care in at least one service delivery area of the state to serve individuals with SMI in Medicaid and CHIP managed care programs.</td>
</tr>
<tr>
<td>HHSC</td>
<td>176</td>
<td>State Hospital Workforce – HHSC shall evaluate compensation levels, turnover and vacancy rates, and recruiting efforts at the ten state hospitals and develop recommendations to reduce turnover and vacancy rates.</td>
</tr>
<tr>
<td>HHSC</td>
<td>179</td>
<td>State Hospital Planning – HHSC, for the purpose of repair and replacement of state hospitals, may partner with public or private entities to develop a master plan for the design of neuropsychiatric healthcare delivery systems in the area served by each facility. The master plan may also address the provision of a continuum of inpatient and outpatient brain health services on the site of the state hospital. Planning activities may include an evaluation of patient needs, a program map, proposals for the development of optimal care models, a proposal for the design of leading-edge facilities including engineering and architectural work required to initiate construction, and the implementation of preliminary pilot projects to guide new care design principles.</td>
</tr>
</tbody>
</table>
**Increased Access to Community Mental Health Services** – Included in amounts appropriated is $27,215,094 in GR and $3,889,356 in federal funds in each fiscal year in Community Mental Health Services – Adults and $178,419 in GR and $53,631 in federal funds in each fiscal year in Community Mental Health Services – Children, for the purpose of eliminating the waiting lists for community MH services, increasing capacity to avoid future waitlists, addressing population growth, and increasing equity in funding allocations to LMHAs.

**Contingency for HB 10 (Mental Health Parity)** – HHSC shall utilize funds to allocate no more than two full-time equivalent positions within the Office of the Ombudsman to implement the provisions of the legislation.

**Reporting of Postpartum Depression Data** – HHSA shall submit a report on the screening and treatment of postpartum depression.

**Substance Abuse Funding for Guardians of Children** – HHSC shall, to the extent authorized by state and federal law, seek federal funds for the provision of substance use services to individuals who suffer from substance use disorders and are the guardian of a child 18 or younger, and have been identified as needing services through the DFPS Family-Based Safety Services or Prevention programs.

**Postpartum Depression Services** – HHSC shall, to the extent authorized by state and federal law, seek federal funds for the screening and treatment of postpartum depression pursuant to the 21st Century Cures Act.

**Prioritization of Behavioral Health Treatment for Pregnant Women** – HHSC shall seek to educate and inform the public and behavioral health service providers that pregnant women and women with dependent children are a priority population for services funded through the substance use prevention and treatment block grant.

**Ensure Network Adequacy** – HHSC shall seek to ensure that contracted managed care organizations maintain an adequate network of providers, especially with respect to community attendants.

**State Hospital Contracting for Physician and Professional Services** – Where feasible and cost effective, HHSC may contract with state universities to provide physician and professional services at the state hospitals.

**Funding for Mental Health Programs** – Included in the amounts appropriated for Community Mental Health Services for Adults is $871,348 in GR in each fiscal year to continue funding for recovery-focused clubhouses at FY 2017 service levels. Also included in Community Mental Health Services for Children is $3,850,744 in GR in each fiscal year for relinquishment prevention slots, including $1,140,000 in GR to fund additional relinquishment slots above FY 2017 service levels.

**Contingency for HB 12** – Contingent on enactment of HB 12, or similar legislation (relating to individuals with MH or IDD with involvement in the court system) is $12,500,000 in GR in FY 2018 and $25,000,000 in GR in FY 2019 to implement provisions of the legislation. HB 12 did not pass.

**Contingency for HB 13** – Contingent on enactment of HB 13 relating to the creation of a matching grant program to support community mental health programs for individuals experience mental illness. Included is $10,000,000 in GR in FY 2018 and $20,000,000 in GR in FY 2019 to implement the provisions of the legislation. Community collaboratives that receive funding under the provisions of the bill shall report twice annually to the Statewide Behavioral Health Coordinating Council.

**Quarterly Reporting of Mental Health Services in the Former NorthSTAR Service Area** – HHSC shall report to the LBB on the use of funds appropriated to serve former NorthSTAR clients. The report shall include projections of the current and anticipated waiting list for mental health services in the area and a projection of any anticipated additional funding needed to avoid a future waiting list.

**Integrated Care Study for Veterans with Post-Traumatic Stress Disorder** – HHSC shall coordinate the University of Texas Health Science Center at Houston to conduct a study on the benefits of providing integrated care to veterans with post-traumatic stress disorder.

**Contingency for HB 1486** – Relating to peer specialists, peer services, and the provision of those services under the medical assistance program – Included in amounts appropriated is $360,366 in GR and $474,234 in federal funds in FY 2018 and $1,013,257 in GR and $1,361,843 in federal funds in FY 2019 (in Disability-Related Strategy), and $79,500 in GR in each fiscal year (in Medicaid Contracts and Administration Strategy) to implement the provisions of the legislation.
Evaluation of Medicaid Managed Care – HHSC shall contract with an independent organization to conduct a comprehensive evaluation of managed care in the Texas Medicaid program.

New Construction of State Hospitals – It is the intent of the Legislature to implement a three-phased approach to improve the state hospital system in the current and future biennia, beginning with initial planning and implementation of projects in the 2018-19 biennium. Included in amounts appropriated in Strategy Facility Capital Repairs and Renovations is $300,000,000 in Economic Stabilization Funds for the planning of new construction projects at state hospitals and other state-funded inpatient mental health facilities and for implementation of new construction projects at state hospitals and other state-funded mental health facilities.


*Rider numbers may differ across bill analyses due to changes made by the Legislative Budget Board after the bill was passed.

Table 13. SB 1, Article IX, Special Provisions (Nelson/Zerwas)
Special Provisions are instructions included in the appropriations bill that apply to multiple agencies. Typically, these provisions are used to restrict the amount and conditions under which appropriations may be expended.

Sec. 10.04 Statewide Behavioral Health Strategic Plan and Coordinated Expenditures

- Statewide Behavioral Health Coordinating Council – Consists of a representative from each state agency that funds behavioral health programs or services related to the research, prevention, or detection of mental health conditions, as well as all services necessary to treat, care for, control, supervise, and rehabilitate persons who have a mental health condition, including individuals living with alcohol or drug addiction.
- Statewide Behavioral Health Strategic Plan – The purpose of the statewide behavioral health coordinating council shall be to implement the five-year Statewide Behavioral Health Strategic Plan published May 1, 2016.
- Coordination of Behavioral Health Expenditures – The coordinating council shall submit to the executive commissioner of HHSC a coordinated statewide expenditure proposal for each agency, which shall include the appropriations amounts identified in subsection (a) of this special provision. The expenditure proposal must be submitted to the Legislative Budget Board (LBB). The Comptroller of Public Accounts shall not allow the expenditure of GR-related funds identified in subsection (a) to a particular agency if the LBB provides notification to the Comptroller that the agency’s expenditure proposal has not satisfied the requirements of this provision.

Table 14 below depicts historical trends and biennial requests from FY 2017-2021.

Table 14. Mental Health Funding Trends

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult Mental Health Services</td>
<td>$328,381,109</td>
<td>$353,747,613</td>
<td>$353,588,788</td>
<td>$351,639,018</td>
<td>$351,639,018</td>
<td>$33,661,572</td>
<td>$33,491,289</td>
</tr>
<tr>
<td>Children Mental Health Services</td>
<td>$91,212,165</td>
<td>$84,188,775</td>
<td>$82,184,801</td>
<td>$81,852,484</td>
<td>$81,852,484</td>
<td>$6,965,037</td>
<td>$6,958,012</td>
</tr>
<tr>
<td>----------------------------------</td>
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<td>----------------</td>
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<td>--------------------------------</td>
</tr>
<tr>
<td>Behavioral Health Waivers</td>
<td>$40,661,894</td>
<td>$51,675,618</td>
<td>$51,675,617</td>
<td>$52,299,694</td>
<td>$52,299,694</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Mental Health State Hospitals</td>
<td>$0</td>
<td>$415,678,389</td>
<td>$388,455,499</td>
<td>$401,682,183</td>
<td>$401,682,184</td>
<td>$68,999,501</td>
<td>$71,943,466</td>
</tr>
<tr>
<td>Community Mental Health Services</td>
<td>$128,906,778</td>
<td>$149,131,873</td>
<td>$171,631,873</td>
<td>$160,381,873</td>
<td>$160,381,873</td>
<td>$11,362,500</td>
<td>$11,362,500</td>
</tr>
<tr>
<td>Substance Use Prevention/ Intervention/Treatment</td>
<td>$163,875,398</td>
<td>$217,708,060</td>
<td>$217,870,856</td>
<td>$217,997,115</td>
<td>$217,997,115</td>
<td>$3,540,469</td>
<td>$41,773,355</td>
</tr>
<tr>
<td>Total</td>
<td>$753,037,344</td>
<td>$1,272,130,328</td>
<td>$1,265,407,434</td>
<td>$1,265,852,367</td>
<td>$1,265,852,368</td>
<td>$124,529,079</td>
<td>$165,528,622</td>
</tr>
</tbody>
</table>


**SERVICE PROVIDERS**

Publicly funded mental health services in Texas are provided by three types of service providers:

- Medicaid Managed Care providers;
- LMHAs; and
- FQHCs and other community health centers

**Medicaid Managed Care Providers**

Medicaid is the largest funder of behavioral health services in Texas. Texas continues to expand the managed care model of healthcare system wide, including behavioral health services. In a Medicaid managed care system, individuals access services through an MCO under contracts with the state. The state contracts with MCOs (sometimes referred to as “health plans”) and pays a capitated rate (monthly base rate per member) for each client enrolled rather than paying a fee for each individual service provided.

MCOs are responsible for creating a network of public and private providers to ensure that adults and children receiving Medicaid are able to access needed services. MCOs are responsible for service authorization and directly contract with and reimburse service providers.

Managed care programs in Texas include:

- STAR
- STAR +PLUS
- STAR HEALTH
- CHIP
- CHIP and Children’s Medicaid Dental
- STAR Kids
The figure below details the Medicaid Managed Care Program infrastructure.

**Figure 18. Medicaid Managed Care Program Infrastructure as of February 2018**


Prior to 2013, public mental health services in Texas were made available through contracts between DSHS and the network of local mental health authorities. SB 58 (83rd, Nelson/Zerwas) directed the integration of physical health and behavioral health services into our managed care system. These public “safety net” services are now provided through HHSC contracts with managed care organizations and other comprehensive providers. Rider 30 of the appropriations bill (SB 1, 85th) requires legislative monitoring of the implementation of the integration mandates of SB 58 (83rd).

SB 58 (83rd, Nelson/Zerwas) allows providers to bill for targeted case management and rehabilitative services only if they offer a full array of comprehensive services. The goal of these requirements is to provide continuity of care and seamless integration of services to address a client’s needs, but as a result of these rigorous requirements, local authorities continue to serve as the primary providers of rehabilitative services and targeted case management for the majority of people in managed care.

Rehabilitative services coordinated through targeted case management include:

- Crisis intervention services;
- Medication training and support services;
- Skills training; and
- Developmental services and day programs for acute care.
Local Mental Health Authorities and Local Behavioral Health Authorities

Public mental health services are primarily provided through HHSC contracts with 37 designated LMHAs and two LBHAs, often referred to as LMHAs, community mental health centers, or local authorities. The HHS System contracts with these authorities to provide or arrange for the delivery of both crisis and ongoing community mental health and substance use services for:

- Children, adolescents, and adults meeting medically indigent criteria;
- Individuals with a priority population diagnosis; and
- Any individuals eligible for Medicaid who reside in that LMHA’s designated geographic area, shown below in Figure 19.91

The Medical and Social Services Division oversees and regulates the quality of services provided to individuals through LMHA/LBHA and regularly provides LMHA/LBHA staff with training and technical assistance.

SB 1507 (84th, Garcia/Naishtat) states that, in addition to providing mental health services, LMHAs must be responsible for providing substance use services and are the only entities that can act as OSAR provider authorities.92,93 As of April 12, 2018, 11 LMHAs are the OSAR provider authorities for all of the state’s OSAR regions.94 LMHAs are still authorized to subcontract with substance use providers to provide OSAR services, but the new requirements reflect a larger shift in HHSC toward more integrated and patient-centered behavioral health services that are easier to locate and access.95

Local Behavioral Health Authorities typically refers to local authorities that provide behavioral health services to include a broader range of substance use services than historically provided by LMHAs.
As an authority, LMHAs/LBHAs are responsible for:

- Allocating funds from the HHS Medical and Social Services Division to ensure mental health and substance use services are provided in the local service area for indigent populations;
- Balancing community input, cost effectiveness, and quality of care issues to ensure choice and the best use of public funds;
- Creating and maintaining a network of service providers;
- Recommending the most appropriate and available treatment alternatives for individuals requiring mental health services; and
- Demonstrating that the services provided comply with state health and regulatory standards, whether those services are provided directly by LMHA employees or through subcontractors and other private community providers involving state funds,96,97

Each LMHA/LBHA is required to plan, develop, and coordinate local policy, resources, and services for mental health care. Additionally, LMHAs/LBHAs are required to develop external provider networks and serve as a provider of last resort when other
subcontractors or providers are unavailable. Some LMHAs have found it challenging
to establish successful contracts for services, especially rehabilitation and other
routine outpatient services, in part due to provider reimbursement rates and extensive
mental health workforce shortages in rural counties and in the Texas-Mexico border
regions. In such cases, LMHAs typically serve as primary service providers.

Individuals seeking behavioral health services can arrive at an LMHA/LBHA with or
without an appointment. Their first step into services is for a qualified mental health
professional to provide them with a brief mental health screening to verify that they
are seeking services that the LMHA/LBHA is equipped to provide. If so, the client then
works with licensed staff to complete a full psychosocial and diagnostic standardized
assessment — youth are given the CANS assessment and adults are given the ANSA.
An adult client’s score on the ANSA is combined with a supplemental assessment
specific to the client’s diagnosis. For example, the Quick Inventory of Depressive
Symptomology for individuals with a diagnosis of major depression, and a level of care
determination is calculated. For children, no supplemental assessments are used in
conjunction with the CANS and the LOC is based solely on the child’s diagnoses and
the score obtained from the CANS. Individuals may also enter into LMHA/LBHA
services by first utilizing crisis services (via Mobile Crisis Outreach Teams, mental
health deputies, or a crisis hotline). Once an individual is enrolled in LMHA/LBHA
services, providers regularly update the CANS and ANSA to verify that the LOC is still
appropriate. The state also tracks changes in these scores over time to estimate how
individuals and groups of individuals are responding to treatment. Clients seeking
substance use services are referred to OSAR providers. Sometimes OSARs are located
within an LMHA/LBHA or may be a separate contracted facility.

Federally Qualified Health Centers

In addition to state-funded LMHAs/LBHAs and Medicaid managed care providers,
individuals in Texas may also receive behavioral health services from FQHCs or
other non-federally funded community health centers. The goal of FQHCs is to
provide underserved communities with comprehensive healthcare, including
services such as mental health counseling or substance use treatment. While the
FQHC benefit was first added to Medicare in 1991, the passage of ACA allocated $11
billion in new funding to build and expand health centers nationwide, and FQHCs
have since become a central component of the push toward integrating behavioral
health services with primary healthcare.

Federally Qualified Health Centers provide healthcare services to underserved
communities, including Texans who are under or uninsured. FQHCs receive federal
grants through Section 330 of the Public Health Services Act and play an important
role in providing comprehensive health care services to people with public health
insurance such as Medicaid and CHIP, as well as for people who are otherwise low-
income and uninsured. There are 73 FQHCs in Texas with more than 300 service
delivery sites statewide.

While FQHCs receive grant funding from the federal government, they also receive
enhanced reimbursements for providing services to individuals receiving Medicaid
and Medicare services. These reimbursements are designed to cover the additional
costs associated with providing comprehensive care to both uninsured and publicly
funded patients. As a result of policy changes in 2010 made by ACA Act, many
FQHCs are transforming their practices to health homes or comprehensive medical
homes to improve the coordination and integration of care for clients with multiple
chronic conditions, including mental health and substance use disorders.
Being certified as an FQHC brings a number of benefits, including:

- Cost-based (enhanced) payment for Medicare and Medicaid patients;
- Access to medical malpractice coverage through the Federal Tort Claims Act;
- 340b (reduced) drug pricing; and
- The ability to participate in the NHSC. 104

Beyond the basic certification requirements of providing comprehensive services and having a quality assurance program, FQHCs must also meet the following requirements in order to receive federal funding under Section 330 of the Public Health Service Act:

- Serve an underserved area or population;
- Offer a sliding fee scale (i.e., individuals do not get turned away for inability to pay); and
- Have a governing board of directors with the majority of members receiving care at the FQHC. 105,106

Finally, many community health centers in Texas are affiliated with charitable, nonprofit organizations or hospitals, and typically serve as the public health safety net for individuals who are uninsured, underinsured, do not have the financial means to pay for services, or are in geographic locations where access to care is severely limited. 107 While the central mission of most community health centers is to provide effective and affordable primary healthcare, many community health centers have started to partner with LMHAs/LBHAs and other providers to offer behavioral health services in their clinics. 108,109 Because of the way FQHCs are funded, there is less mandated reporting on client outcomes compared to LMHAs/LBHAs and Medicaid managed care providers, and FQHCs are increasingly becoming an integral part of the health safety net in many parts of Texas.

COMMUNITY MENTAL HEALTH SERVICES

Priority Populations

During the 83rd Legislative session, HB 3793 (83rd, Coleman/Hinojosa) amended the Health and Safety Code to expand treatment services provided by LMHAs beyond serving only adults with a “big three” diagnosis of schizophrenia, bipolar depression, and/or major depressive disorder. 110 Although providing treatment services to individuals with other diagnoses was not prohibited prior to 2013, previous law only mandated the provision of services to adults with those three major illnesses. 111 In an effort to reduce involvement in the criminal justice system and expand access to community mental health services for a wider variety of individuals, LMHAs/BMHAs with sufficient resources can now provide services for individuals with any of the diagnoses listed in Table 15. 112,113
Table 15. LMHA/LBHA Client Population

<table>
<thead>
<tr>
<th>Populations</th>
<th>Eligibility Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adults</td>
<td>Serious functional impairment and severe and persistent mental illness diagnosis of: • Major depressive disorder, including single episode or recurrent major depressive disorder; • Post-traumatic stress disorder; • Schizoaffective disorder, including bipolar and depressive types; • Obsessive compulsive disorder; • Anxiety disorder; • Attention deficit disorder; • Delusional disorder; • Bulimia nervosa, anorexia nervosa, or other eating disorders not otherwise specified; or • Any other diagnosed mental health disorder.</td>
</tr>
<tr>
<td>Children &amp; Adolescents</td>
<td>Children ages 3 through 17 who have a diagnosis of mental illness, exhibit symptoms of serious emotional, behavioral, or mental health conditions, and meet at least one of the following criteria: • Have a serious functional impairment; • Are at risk of disruption of a preferred living or childcare environment due to psychiatric symptoms; and/or • Are enrolled in a school system’s special education program because of SED. *Children and adolescents with a single diagnosis of autism, pervasive developmental disorder, intellectual disability, or substance use do not meet the priority population criteria for mental health services, and are instead served through other programs developed for special populations (previously at DADS and/or DARS; now at HHSC).</td>
</tr>
</tbody>
</table>

Individuals Considered Medically Indigent

According to the Texas Health and Safety Code, a person is considered to be medically indigent under the following circumstances:

1) Possesses no property
2) Has no person legally responsible for their support
3) Is unable to reimburse the state for the costs of support, maintenance, and treatment.  

Individuals who are deemed to be medically indigent and meet the priority population criteria (living with severe and persistent mental illnesses such as schizophrenia, major depression, or bipolar disorder) are eligible to receive services through the public mental health system without the state receiving compensation or reimbursement for services. Within the first 30 days of rendering mental health services, LMHA/LBHA staff (typically benefits coordinators or office managers) conduct a financial assessment of an individual’s ability to pay for services and calculate a maximum monthly fee (or no fee) depending on the individual’s gross income minus extraordinary expenses.

The County Indigent Health Care Program was created by the Texas Legislature in 1985 and provides services to individuals who are deemed indigent. CIHCP provides health services through counties, hospital districts, and public hospitals throughout the state to eligible residents whose income and assets do not exceed criteria shown below.

Assets: A household is eligible if the total countable household resources do not exceed:

- $3,000 when a person who is aged or disabled and who meets relationship requirements lives in the home, or
- $2,000 for all other households.
Income: A household is eligible if its monthly net income does not exceed 21 percent of the FPG. Counties may choose to increase the monthly income standard to a maximum of 50 percent FPG and still qualify to apply for state assistance funds.

<table>
<thead>
<tr>
<th># of Individuals in the CIHCP Household</th>
<th>21% FPG Minimum Income Standard</th>
<th>50% FPG Maximum Income Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$213</td>
<td>$506</td>
</tr>
<tr>
<td>2</td>
<td>$289</td>
<td>$686</td>
</tr>
<tr>
<td>3</td>
<td>$364</td>
<td>$866</td>
</tr>
<tr>
<td>4</td>
<td>$440</td>
<td>$1,046</td>
</tr>
<tr>
<td>5</td>
<td>$515</td>
<td>$1,226</td>
</tr>
<tr>
<td>6</td>
<td>$591</td>
<td>$1,406</td>
</tr>
<tr>
<td>7</td>
<td>$667</td>
<td>$1,586</td>
</tr>
<tr>
<td>8</td>
<td>$742</td>
<td>$1,766</td>
</tr>
<tr>
<td>9</td>
<td>$818</td>
<td>$1,946</td>
</tr>
<tr>
<td>10</td>
<td>$893</td>
<td>$2,126</td>
</tr>
<tr>
<td>11</td>
<td>$969</td>
<td>$2,306</td>
</tr>
<tr>
<td>12</td>
<td>$1,045</td>
<td>$2,486</td>
</tr>
</tbody>
</table>

Based on the 2018 Federal Poverty Guidelines; effective April 2018


YOUTH EMPOWERMENT SERVICES (YES) WAIVER

The YES Waiver is a Medicaid 1915(c) home and community-based waiver program for children ages 3 to 18 years old intended to reduce Medicaid psychiatric hospital expenses, voluntary parental relinquishments to obtain care, and out-of-home placement for children with SED. A full range of Medicaid services, non-traditional services, and family supports are available to create an intensive, comprehensive, and individualized child and family plan of care. As with other 1915(c) waivers, YES waivers do not take family income into account when determining eligibility.

The YES waiver program offers an alternative to inpatient treatment by providing community-based coordinated care for youth with particularly complex or severe behavioral health needs. The program uses a wraparound approach that couples direct services with family supports to help the child stay connected with their community. Services under the YES waiver are initially authorized for an 18-month period but can be extended if there is still clinical need for the services provided. As with traditional Medicaid, YES waiver services are jointly funded by the state and the federal government.
HHSC contracts with local mental health authorities (LMHAs) to manage YES waiver services in each of their respective service regions. LMHAs then contract with community service providers to ensure all required YES waiver services are available. Services offered through the YES waiver program include: 119

- Comprehensive case management
- Adaptive aids and supports
- Community living supports
- Family supports
- Minor home modifications
- Non-medical transportation
- Professional and paraprofessional services
- Respite
- Supportive family-based alternatives
- Transitional services

The YES waiver program was approved for statewide expansion during the 84th legislative session (Rider 60). 120 Table 17 shows the steady increase in YES waiver enrollments over the past seven years.

**Table 17. Youth Empowerment Services Waiver Enrollment: 2011-2017**

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of Children and Youth Enrolled in YES Waiver Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>46</td>
</tr>
<tr>
<td>2012</td>
<td>63</td>
</tr>
<tr>
<td>2013</td>
<td>167</td>
</tr>
<tr>
<td>2014</td>
<td>294</td>
</tr>
<tr>
<td>2015</td>
<td>722</td>
</tr>
<tr>
<td>2016</td>
<td>1,237</td>
</tr>
<tr>
<td>2017</td>
<td>2,260</td>
</tr>
</tbody>
</table>


2017 data obtained from HHSC at April 16, 2018 stakeholder meeting.

The expansion of the YES waiver program should allow even more youth with SED to access intensive community behavioral health services and decrease the number of children who receive inpatient care and/or are relinquished to the DFPS solely because of an inability to access needed mental health services. 121 However, as of April 2018 there were “inquiry lists” being kept by some waiver providers because of a lack of staff who were able to provide the necessary services.122 In February 2016, DSHS began requiring that children at “imminent risk” of being relinquished to the state be prioritized for YES waiver services.123 In recent years, the YES waiver was amended to allow children who are in state conservatorship to be eligible to receive YES waiver services. Up-to-date information on the status of this amendment, as well as other YES waiver information, is available at www.dshs.texas.gov/mhsa/yes/124.
TEXAS RESILIENCE AND RECOVERY FRAMEWORK

The state’s vision for behavioral health services of “Hope, Resilience, and Recovery for Everyone” aligns with a broader national movement to incorporate resiliency and recovery-based services, practices, performance measures, and beliefs into the public mental health system. The framework under which DSHS delivers public mental health services is known as Texas Resiliency and Recovery, an outgrowth of the shift in mental health service delivery that was launched in 2004 under the name Texas Resiliency and Disease Management. In September 2012, the Texas mental health system’s guiding framework changed to further reflect the state’s commitment to person-centered, family-centered, and community-driven recovery-based approaches. The TRR model relies on evidence-based practices and principles of recovery and resilience to obtain the best possible outcomes and maximize the therapeutic impact of available resources.

The TRR system is responsible for:

1) Establishing who is eligible for services through a uniform assessment (ANSA and CANS);
2) Establishing ways to manage service utilization;
3) Measuring clinical outcomes and impacts of services rendered; and
4) Determining service cost.

Clinical needs are identified through a psychosocial assessment and a uniform clinical instrument. ANSA and CANS assessments are used to determine the appropriate LOC and corresponding eligibility for services and specialty treatments. Within this model, the intensity of services is based on an individual’s respective place on the continuum of active symptoms and corresponding mental health needs. The expectation built into the model is that, as strengths are identified and resilience is built, the majority of individuals will transition to lower LOCs, and eventually to a place where they can transition into sustained recovery in the community. Table 18 describes the adult target population and services provided at each TRR LOC. Table 19 describes the same for children and adolescents.
### Table 18. Texas Resiliency and Recovery Levels of Care for Adults

<table>
<thead>
<tr>
<th>Level of Care</th>
<th>Target Population and Service Goal</th>
<th>Description of Interventions and Billable Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>LOC-0: Crisis Services</td>
<td>The services in this LOC are brief interventions provided in the community that ameliorate the crisis situation and prevent utilization of more intensive services. The desired outcome is resolution of the crisis and avoidance of intensive and restrictive intervention or relapse.</td>
<td>These services do not require prior authorization. However, utilization management staff must authorize the crisis service within two business days of presentation. If further crisis follow-up and relapse prevention services are needed, then the individual may be authorized for LOC-5. Services include:  • Psychiatric diagnostic interview examination  • Crisis intervention services  • Pharmacological management  • Crisis transportation  • Safety monitoring  • Day programs for acute needs  • Extended observation  • Crisis residential treatment  • Crisis stabilization unit  • Crisis flexible benefits  • Respite services (community-based and program-based)  • Inpatient hospital services  • Inpatient psychiatric services  • Emergency room services</td>
</tr>
<tr>
<td>LOC-1M: Basic Services (Medication Management)</td>
<td>Individuals appropriate for this level of care are those who meet the HHSC definition for priority population. Services in this LOC are generally intended for adults who have attained and maintained a level of recovery in treatment such that, except for the ongoing need for medications, they would be eligible for discharge from services. This level of service is intended only to complement natural and/or alternative supports available in the community that promote the individual’s recovery and his or her continued pursuit of goals related to social inclusion and participation, independence, and/or productivity. Individuals appropriate for this level of care are ready to transition out of the public mental health system and would make that transition except for the limited, necessary community resources available (i.e., no available physicians in the community, no pharmacological resources available to this individual).</td>
<td>The general focus of this LOC is to prevent deterioration of the individual’s condition specifically through medication therapy, until such time that he or she is able to access psychiatric and pharmacological resources in the community. Treatment is provided in outpatient, office-based settings and is limited to medication therapy and routine case management. Services include:  • Pharmacological management  • Adjunct services  • Psychiatric diagnostic interview examination  • Routine case management  • Screening brief intervention and referral to treatment  • Crisis services</td>
</tr>
<tr>
<td>LOC-1S: Basic Services (Skills Training)</td>
<td>Services in this LOC are generally intended for those who meet the HHSC definition of priority population. Individuals at this level of care present with very little risk of harm and have supports and a level of functioning that does not require higher levels of care.</td>
<td>The general focus of this array of services is to facilitate recovery by reducing or stabilizing symptoms, improve the level of functioning, and/or prevent deterioration of the individual’s condition. Natural and/or alternative supports are developed to help the individual move out of the public mental health system. Services are most often provided in outpatient, office-based settings, and are primarily limited to medication, rehabilitative services, and education. Services include:  • All LOC-1M services  • Skills training and development (individual and group)  • Medication training and support services (individual and group)  • Supported employment  • Supported housing  • Engagement activity  • Cognitive processing therapy  • Flexible funds/community supports  • Peer support services</td>
</tr>
<tr>
<td>Level of Care</td>
<td>Target Population and Service Goal</td>
<td>Description of Interventions and Billable Services</td>
</tr>
<tr>
<td>--------------</td>
<td>-----------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
</tbody>
</table>
| LOC-2: Basic Services including Counseling | Services in this LOC are intended for individuals with symptoms of major depressive disorder with or without psychosis (GAF ≤ 50 at intake) who present very little risk of harm, have supports, have a level of functioning that does not require more intensive levels of care, and can benefit from psychotherapy. | The overall focus of services in this LOC is to improve level of functioning and/or prevent deterioration of the individual’s condition so that the individual is able to continue to work towards identified recovery goals. Natural and/or alternative supports are developed to help the individual move out of the public mental health system. Services are most often provided in outpatient, office-based settings and include psychotherapy services in addition to those offered in LOC-1. Services include:  
• All LOC-1S services  
• Cognitive behavioral therapy (individual and group) |
| LOC-3: Intensive TRR Services with Team Approach | The general focus of services in this LOC is to support the individual served in his or her recovery through a team approach that: engages the individual served as a key partner; stabilizes symptoms that interfere with the person’s functioning; improves functioning; develops skills in self-advocacy; increases natural supports in the community; and sustains improvements made in more intensive LOCs. Service focus is on leveraging identified strengths and amelioration of functional deficits through skill training activities focusing on symptom management; independent living; self-reliance; non-job task specific employment interventions; impulse control; and effective interaction with peers, family, and community. Services are provided in outpatient office-based settings and community settings. | Services in this LOC are generally intended for individuals who enter the system of care with moderate to severe levels of need (or for those whose LOC-R has increased), who require intensive rehabilitation to increase community tenure, establish support networks, increase community awareness, and develop coping strategies in order to function effectively in their social environment (family, peers, school). This may include maintaining the current level of functioning. A rehabilitative case manager who is a member of the therapeutic team must provide supported housing and COPSD services, if indicated. Supported employment services must be provided by a rehabilitative case manager or a supported employment specialist. It is highly recommended a dedicated employment specialist provide the supported employment services. Services include:  
• All LOC-1S services  
• Psychosocial rehabilitative services (individual and group)  
• Day programs for acute needs  
• Residential treatment |
| LOC-4: Assertive Community Treatment | The purpose of ACT is to provide a comprehensive program that serves as the fixed point of responsibility for providing treatment, rehabilitation, and support services to identified individuals with severe and persistent mental illnesses. Persons receiving ACT services may have a diagnosis of schizophrenia or another serious mental illness such as bipolar disorder and have experienced multiple psychiatric hospital admissions either at the state or community level. Using an integrated services approach, the ACT team merges clinical and rehabilitation staff expertise (e.g., psychiatric, substance abuse, employment, and housing) within a mobile service delivery team that works in partnership with the person in recovery from his or her home. Accordingly, there will be minimal referral of individuals to other programs for treatment, rehabilitation, and support services. Limited use of group activities designed to reduce social isolation or address substance use/abuse issues is also acceptable as part of ACT. | Services include:  
• All LOC-3 services  
• Cognitive behavioral therapy |
<table>
<thead>
<tr>
<th>Level of Care</th>
<th>Target Population and Service Goal</th>
<th>Description of Interventions and Billable Services</th>
</tr>
</thead>
</table>
| LOC-5: Transitional Services | The major focus for this LOC is to provide flexible services that assist individuals in maintaining stability, preventing further crisis, and engaging the individual into the appropriate LOC or assisting the individual in obtaining appropriate community-based services. This LOC is highly individualized and the level of service intensity and length of stay varies by individual need. This LOC is available for up to 90 days. The authorization at the LOC level and medical necessity determination at the LOC level is required prior to service delivery. Medical necessity must be established with any new/initial authorization. Medical necessity must be reestablished with any request for a change in the LOC authorized. A Recovery/Treatment Plan is required. In the event that an additional LOC-5 post-initial 90 days is required, a new plan would be required for every 90 day LOC-5 authorization. | LOC 5 is designed to flexibly meet the needs of the individual prior to admission into ongoing services. All services are available in this LOC. Services should reflect the individual’s needs and can include:  
- Routine case management  
- Psychiatric Diagnostic Interview examination  
- Pharmacological management  
- Medication training and support services (group and individual)  
- Skills training and development (group and individual)  
- Supported employment  
- Supported housing  
- Flexible funds  
- Flexible community supports  
- Engagement activity  
- Screening  
- Counseling (cognitive processing therapy)  
- Crisis intervention services  
- Crisis transportation  
- Safety monitoring  
- Day programs  
- Extended observation  
- Crisis residential treatment  
- Crisis stabilization  
- Respite services  
- Inpatient hospital services  
- Inpatient psychiatric services  
- Emergency room services (psychiatric)  
- Crisis follow-up & relapse prevention |
| LOC-6: Individual Refuses Services | ANSA indicates an LOC-R of 1M-4; however, the individual refuses services. These individuals will be authorized into LOC A 6. | |
| LOC-8: Waiting for all Authorized Services | All providers who maintain a waitlist must adhere to the standards outlined in the performance contract. For information related to managing a waitlist, please refer to the performance contract. | |
| LOC-9: Not Eligible for Services | ANSA indicates an LOC-R of 9. A provider may request a review from each provider’s Utilization Management Department if, based on the individual’s clinical presentation and the provider’s clinical judgment, it is determined that a different level of care may be clinically appropriate. The necessary clinical information will be reviewed in accordance with the provider’s Utilization Management Policy and Procedures for those individuals with an LOC-R of 9. If it is determined the individual is clinically appropriate to receive services the individual may be authorized into a level of care. | |
| LOC-EO: Early Onset | The purpose of LOC-EO is to provide a specialized treatment approach for those experiencing their first episode of psychosis. Individuals in this level of care will have a diagnosis that includes psychotic features and will vary in terms of need and severity. The LOC-EO’s goal is to identify and help individuals before their symptoms and/or diagnosis are the primary feature of his/her life. Due to the early intervention model, many individuals may be entering behavioral health services for the first time and require that a comprehensive array of services be available. The team-based approach is a vital aspect of the assistance an individual will receive when they participate in LOC-EO. Coordinated specialty care teams are trained in the CSC model and provide an individual with all clinical and support services so care is provided efficiently and with a focus on recovery. | Services include:  
- Psychiatric diagnostic interview examination  
- Routine case management  
- Psychosocial rehab (individual and group)  
- Peer support  
- Pharmacological management  
- Administration of an injection  
- Medication training and support (individual and group)  
- Family counseling  
- Individual psychotherapy  
- Group counseling  
- Supported housing  
- Supported employment  
- Engagement activity  
- Flexible funds  
- Adjunct services  
- Flexible community supports  
- Screening brief intervention and referral to treatment (SBIRT)  
- Crisis services |

### Table 19. Texas Resiliency and Recovery Levels of Care for Children and Adolescents

<table>
<thead>
<tr>
<th>Level of Care</th>
<th>Target Population and Service Goal</th>
<th>Description of Interventions and Billable Services</th>
</tr>
</thead>
</table>
| LOC-0: Crisis Services      | The services in this LOC are brief interventions provided in the community that ameliorate the crisis situation. Services are intended to resolve the crisis, avoid more intensive and restrictive intervention, and prevent additional crisis events. Any service offered must meet medical necessity criteria. | These services do not require prior authorization. However, utilization management staff must authorize the crisis service within two business days of presentation. If further crisis follow-up and relapse prevention services are needed beyond the authorization period, the youth may be authorized for LOC-5. Services include:  
  - Crisis intervention services  
  - Adjunct services  
  - Psychiatric diagnostic interview examination  
  - Pharmacological management  
  - Safety monitoring  
  - Crisis transportation  
  - Crisis flexible benefits  
  - Respite services  
  - Extended observation  
  - Children's crisis residential  
  - Family partner supports  
  - Engagement activity  
  - Inpatient hospital services  
  - Inpatient psychiatric services  
  - Emergency room psychiatric services  
  - Crisis follow-up and relapse prevention services |
| LOC-1: Medication Management | The services in this LOC are intended to meet the needs of youth whose only identified treatment need is medication management. Youth served in this LOC may have an occasional need for routine case management services, but do not have ongoing treatment needs outside of medication-related services. While services delivered in this LOC are primarily office-based, services may also be provided at school, in the community, or via telemedicine. | The purpose of this LOC is to maintain stability and utilize the youth’s and/or caregiver’s natural supports and identified strengths to help them transition to community-based providers and resources, if available. Services include:  
  - Psychiatric diagnostic review  
  - Pharmacological management  
  - Adjunct services  
  - Medication training and support (individual and group)  
  - Routine case management  
  - Parent support group  
  - Family partner supports  
  - Family case management  
  - Crisis services  
  - Transition age youth additional adjunct services |
| LOC-2: Targeted Services    | The purpose of this LOC is to improve mood symptoms or address behavioral treatment needs while building strengths in the youth and caregiver. The services in this LOC are intended to meet the needs of youth with identified emotional or behavioral treatment needs. The youth must not have identified needs in both areas. In general, the youth will have low life domain functioning needs. | The targeted service in this LOC is either counseling or individual skills training and targets a specific, identified treatment need. The only exception occurs when counseling is the primary intervention for the youth, but individual skills training is also provided as a component of parent skills training. Services should be provided in the most convenient location for the youth and caregiver, including the office setting, school, home, or other community location. Services may also be provided via telehealth/telemedicine, if available.  
  Individuals in LOC 2 can receive all of the LOC-1 services but generally receive interventions more frequently than LOC-1 clients. The targeted services specific to LOC-2 are:  
  - Counseling (individual, group, or family)  
  - Skills training (individual or group)  
  - Family training (individual or group)  
  - Skills training and development (delivered to the caregiver or LAR) |
<table>
<thead>
<tr>
<th>Level of Care</th>
<th>Target Population and Service Goal</th>
<th>Description of Interventions and Billable Services</th>
</tr>
</thead>
</table>
| LOC-3: Complex Services | The services in this LOC are intended to meet the needs of youth with identified behavioral and emotional treatment needs. The youth may also exhibit a moderate degree of risk behaviors and/or life domain functioning impairments that require multiple service interventions. This may indicate a need for interventions aimed at preventing juvenile justice involvement, expulsion from school, displacement from home, or further exacerbation of symptoms and/or behaviors. | The purpose of this LOC is to reduce or stabilize symptoms and/or risk behaviors, improve overall functioning, and build strengths and resiliency in the youth and caregiver. Services should be provided in the most convenient location for the youth and caregiver, including the office setting, school, home, or other community location. Services may also be provided via telehealth/telemedicine, if available. Providers may need to consider flexible office hours to support the complex needs of the youth and caregiver. Services include:  
- All LOC-2 services  
- Respite services, both community-based and program-based |
| LOC-4: Intensive Family Services (Wraparound) | The services in this LOC are intended to meet the needs of youth with identified behavioral and/or emotional treatment needs who are involved with multiple children-serving systems, or who are at risk for removal from their home or community. The identified behavioral or emotional treatment needs may have resulted in—or are likely to result in—juvenile justice involvement, expulsion from school, displacement from home, hospitalization, residential treatment, or serious injury to self, others, or animals. Providers will need to consider flexible office hours to support the intensive needs of the youth and his/her caregiver. Caregiver resilience is fostered using the Wraparound planning process to identify and build upon existing natural supports and strengths, as well as through referrals and support in accessing other needed community-based services and resources. | HHSC has identified the National Wraparound Initiative (http://nwi.pdx.edu/) model for the provision of wraparound planning in the delivery of intensive case management services. The wraparound team is meant to reduce the risk of out-of-home placement for the youth. Therefore, due to the high level of symptom severity of the youth, the wraparound team – specifically a member of the treatment team – shall be accessible to the youth and his/her caregiver 24 hours a day, 7 days a week. Wraparound child and family team meetings shall take place at least monthly to achieve wraparound fidelity and comply with ICM provisions in TAC §412.407. When a crisis has been identified by any member of the wraparound team, a team meeting shall occur within 72 hours or at the earliest time available to the youth and family team members following the crisis. All wraparound team meetings must include the youth and his/her caregiver. While some of the services are the same as LOC-3, children and adolescents in LOC-4 packages receive interventions more frequently because they have a higher level of need. Providers will likely need to maintain flexible office hours to support the complex needs of the child in services and their caregivers. Individuals in LOC-4 packages are eligible to receive:  
- All LOC-3 services  
- Stronger emphasis on family partner services and integrated care  
- Intensive case management, also known as "wraparound" |
| LOC-YC: Young Child Services | The services in this LOC are intended to meet the needs of the young child (ages 3-5) with identified behavioral and/or emotional treatment needs. The young child may also exhibit a moderate degree of life domain functioning impairments that require multiple service interventions. All services are available in this level of care and the recovery plan should be developed based on the individual needs of the child. The provider may recommend any core service that will help address the developmental, behavioral, and emotional needs of the child. In this level of care, the participation of the caregiver in all services is strongly recommended and most services will require the participation of both the caregiver and the child in treatment. | The purpose of this LOC is to reduce or stabilize symptoms, improve overall functioning, and build strengths and resiliency in the child and caregiver. The focus of services is placed on the dyad relationship as this relationship is the primary context for young children. These primary relationship(s) set the stage for future social-emotional behavior and future relationship behavior. Services should be provided in the most convenient location for the child and caregiver, including the office setting or home. Services may also be provided via telehealth/telemedicine, if available. Providers may need to consider flexible office/service hours to support the needs of the child and caregiver. Young children in the LOC-YC package are eligible to receive the following services:  
- All LOC-4 services |
<table>
<thead>
<tr>
<th>Level of Care</th>
<th>Target Population and Service Goal</th>
<th>Description of Interventions and Billable Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>LOC-5: Transitional Services</td>
<td>The services in this LOC are intended to assist youth and their caregivers in maintaining stability, preventing additional crisis events, engaging youth and their caregivers into the appropriate level of care, and/or assisting in accessing appropriate community-based services. This LOC is highly individualized and the level of service intensity and length of stay is expected to vary based on individual need.</td>
<td>LOC-5 may only be used for a youth who is not currently assigned to an LOC and does not have an active CANS LOC-R. Services include: • Routine case management • Psychiatric Diagnostic Interview examination • Pharmacological management • Medication training and support services (group and individual) • Counseling (individual, group, or family) • Family partners supports • Family training (individual or group) • Parent support group • Engagement activity • Flexible funds • Flexible community supports</td>
</tr>
</tbody>
</table>


**SYSTEM UTILIZATION (COMMUNITY MENTAL HEALTH SERVICES)**

From FY 2013 through FY 2017, the average monthly number of adults receiving community mental health services increased from 79,611 to 117,792, a 32.4 percent increase over 5 years. The average number of children receiving community mental health services increased from 17,878 to 30,064, a 41 percent increase over that 5 year period. Figure 20 shows trends for the number served and the average cost per client from 2013 - 2017.

**Figure 20. Utilization of Community Mental Health Services for Adults and Children, 2013-2017**

<table>
<thead>
<tr>
<th>Utilization Measure</th>
<th>FY 2013</th>
<th>FY 2014</th>
<th>FY 2015</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average monthly number of adults receiving community mental health services</td>
<td>79,611</td>
<td>90,658</td>
<td>94,776</td>
<td>98,502</td>
<td>117,792</td>
</tr>
<tr>
<td>Average cost of community mental health services per adult served</td>
<td>$352</td>
<td>$422</td>
<td>$438</td>
<td>$418</td>
<td>$420</td>
</tr>
<tr>
<td>Average monthly number of children receiving community mental health services</td>
<td>17,878</td>
<td>20,240</td>
<td>23,376</td>
<td>23,887</td>
<td>30,064</td>
</tr>
<tr>
<td>Average cost of community mental health services per child served</td>
<td>$383</td>
<td>$441</td>
<td>$441</td>
<td>$407</td>
<td>$404</td>
</tr>
</tbody>
</table>

Source: Health & Human Services Commission. Data request August 8, 2018. Data received from Michele Neal.

As illustrated in the figures below, there are many more adults and children in Texas who require mental health services than are currently being served in the public mental health system. In 2017, there were 277,858 adults in Texas who had an SPMI such as schizophrenia or bipolar disorder and were living below 200 percent of the FPL; 193,266 of them—or 69.56 percent—received services at DSHS-funded community mental health centers. Similarly, there were 111,481 children with
SED living below 200 percent of the FPL in 2017; 61,279 of them—or 54.97 percent—received services through DSHS-funded community mental health centers.131

**Figure 21. Unmet Need for Community Mental Health Services: Adults in FY 2017**

![Diagram showing unmet need for community mental health services: Adults in FY 2017.]

**Sources:** Obtained from HHSC, August 8, 2018.
1 Population Projections, Texas State Data Center, 2017 statewide totals, migration rate 0.5 2010-2050
2 CMHS, SAMHSA, HHS (1999) Estimation Methodology for Adults with Serious Mental Illness (SMI). Federal Register, v64
3 Based on column – SMI: Serious Mental Illness Indicator, National Survey on Drug Use and Health, 2013
4 Texas Department of State Health Services, Mental Health and Substance Abuse, Office of Decision Support, 10/4/2017

**Figure 22. Unmet Needs for Community Mental Health Services: Children and Adolescents in FY 2017**

![Diagram showing unmet needs for community mental health services: Children and Adolescents in FY 2017.]

**Sources:** Obtained from HHSC, August 8, 2018.
1 Population Projections, Texas State Data Center, 2017 statewide totals, migration rate 0.5 2010-2050
3 Based on column – CMBEYR_B: Youth Past Year Major Depressive Episode, National Survey on Drug Use and Health, 2013
4 Texas Department of State Health Services, Mental Health and Substance Abuse, Office of Decision Support, 10/2/2016
Quality of Care Measures

Table 20 and Table 21 show selected data on common adult and child/adolescent outcome measures for FY 2016-2017.

**Table 20. Selected Measures for Adults Receiving Community Mental Health Services**

<table>
<thead>
<tr>
<th>Quality of Care Measure</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percentage of adults in community mental health services receiving at least one hour of mental health services per month</td>
<td>75.10%</td>
<td>70.20%</td>
</tr>
<tr>
<td>Percentage of adults in community mental health services admitted three or more times in 180 days to a state or community psychiatric hospital</td>
<td>0.13%</td>
<td>0.12%</td>
</tr>
<tr>
<td>Percentage of adults in community mental health services who experienced improved employment</td>
<td>19.50%</td>
<td>19.80%</td>
</tr>
<tr>
<td>Percentage of adults in community mental health services who experienced reliable improvement in at least one domain</td>
<td>43.00%</td>
<td>42.40%</td>
</tr>
</tbody>
</table>


**Table 21. Selected Measures for Children and Adolescents Receiving Community Mental Health Services**

<table>
<thead>
<tr>
<th>Quality of Care Measure</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percentage of children and adolescents in community mental health services receiving at least one hour of services per month</td>
<td>83.10%</td>
<td>79.90%</td>
</tr>
<tr>
<td>Percentage of children and adolescents in community mental health services who experienced improved community tenure</td>
<td>99.74%</td>
<td>99.68%</td>
</tr>
<tr>
<td>Percentage of children and adolescents in community mental health services meeting or exceeding the Reliable Change Index in one or more domains</td>
<td>57.70%</td>
<td>55.80%</td>
</tr>
</tbody>
</table>


**WAITLISTS FOR COMMUNITY-BASED MENTAL HEALTH SERVICES**

When LMHAs exhaust their funding, non-Medicaid eligible individuals who require mental health services are added to a waitlist. Individuals who are on Medicaid must be admitted into services because federal law prohibits waitlists for Medicaid. As of May 2018, 309 adults were “waiting for all services,” and 793 underserved adults were waiting for additional services.

The number of children on the statewide waiting list in May 2018 was much lower than the adult list with only 9 children waiting for services and 170 underserved children waiting for additional services.
The factors identified by LMHAs as impacting waiting lists are shown in Table 22.

### Table 22. Factors Impacting Community Mental Health Waiting Lists

<table>
<thead>
<tr>
<th>Issue</th>
<th>Long or Short-term</th>
<th>Description</th>
</tr>
</thead>
</table>
| As Texas’ population grows, so will the number of people likely to qualify for state-supported mental health services | Long-term         | • Texas population to increase to over 40.5 million by 2050  
• 811,000 adults likely to qualify for state-supported mental health services in 2050, compared to 533,907 in fiscal year 2016  
• 320,000 youth likely to qualify for state-supported mental health services in 2050, compared to 253,466 in fiscal year 2016 |
| Workforce shortages                                                   | Long-term         | • Shortages cause challenges to recruiting and retaining psychiatrists, licensed clinicians, nurses, and qualified mental health professionals  
• Challenges are even greater in rural and underserved areas         |
| Other workforce issues                                               | Short-term        | • Loss or retirement of a prescribing provider  
• Limited funding  
• Low reimbursement rates                                              |

Source: Health and Human Services Commission. (July 2018). Quarterly Reporting of Waiting Lists for Mental Health Services and of Mental Health Services for Former NorthSTAR Service Area.

Factors contributing to the ongoing waitlists for mental health services include the growing Texas population, significant mental health workforce shortages (especially in rural areas), and low reimbursement rates for mental health providers.

The 85th Legislature appropriated additional funding specifically to address the waiting lists for adult and children’s services. These funds were appropriated to:

- Expand community health services;
- Address the needs of individuals who are underserved due to resource limitations; and
- Meet the treatment needs of a growing population that exhibits increasing demand for services.
Figure 23. Adult Waiting List and Adults Served Through Community Mental Health Centers: FY 2012 (Q1) – FY 2017 (Q1)


Figure 24. Child and Adolescents Waiting List and Children Served Through Community Mental Health Centers: FY 2012 (Q1) – FY 2017 (Q1)


CRISIS SERVICES

The Texas Administrative Code defines a psychiatric crisis as a situation in which, due to a mental health condition, an individual:

- Presents an immediate danger to self or others;
- Is at risk of serious deterioration of mental or physical health; and/or
• Believes that he or she presents an immediate danger to self or others, or that his or her mental or physical health is at risk of serious deterioration.¹³⁵

During the 85th legislative session, lawmakers increased mental health crisis funding to a total of $325,430,552 in the 2018/2019 biennium, an increase of $71,860,530 from the 2016/2017 biennium.¹³⁶ Crisis services funding is used to enhance community-based psychiatric emergency services projects that serve as alternatives to divert individuals from hospitals, emergency rooms, and/or jails.

Crisis services are available statewide to individuals whether or not they are enrolled in ongoing mental health care. Table 23 lists most of the crisis services available through state-funded programs and providers:

Table 23. Available Mental Health Crisis Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crisis Hotline Services</td>
<td>Available 24 hours per day, seven days per week, all 39 LMHAs/BMHAs either operate their own crisis line or contract with crisis hotlines that are accredited by the American Association of Suicidology (AAS).</td>
</tr>
<tr>
<td>Mobile Crisis Outreach Teams</td>
<td>Mobile Crisis Outreach Teams provide face-to-face help to people who are at risk of harm to self or others. MCOTs provide counseling services to people at their home, school or other location. The services are available 24/7, 365 days a year.</td>
</tr>
<tr>
<td>Crisis Stabilization Units</td>
<td>Provide immediate access to emergency psychiatric care and short-term residential treatment for the resolution of acute symptoms.</td>
</tr>
<tr>
<td>Extended Observation Units</td>
<td>EOU provides 23 to 48 hours of psychiatric observation in a controlled and locked environment, with a goal of short-term stabilization and diversion from costlier and intensive inpatient services if appropriate.</td>
</tr>
<tr>
<td>Crisis Residential Services</td>
<td>This service provides between 1-14 days of crisis-level services in a safe, clinical, residential setting for individuals who present some immediate risk of harm to self or others. Services may be provided in state mental health hospitals or private hospitals.</td>
</tr>
<tr>
<td>Crisis Respite Services</td>
<td>Crisis respite provides a short period of relief from the individual's normal environment and typical stressors. Services can last anywhere from eight hours to 30 days of short-term crisis care for individuals with low risk of harm to self or others. Also allows for more focused treatment planning.</td>
</tr>
<tr>
<td>Crisis Step-Down Stabilization Services in Hospital Setting</td>
<td>Provides three to 10 days of psychiatric stabilization in a local hospital setting with a psychiatrist on staff working to stabilize an individual's symptoms and prepare them for maintaining continuity of care while transitioning to community-based services.</td>
</tr>
<tr>
<td>Outpatient Competency Restoration Services</td>
<td>Provides community competency restoration treatment to individuals with mental illness involved in the legal system, reduces unnecessary burdens on jails and state psychiatric hospitals, and provides psychiatric stabilization and participant training in courtroom skills and behavior.</td>
</tr>
<tr>
<td>Transitional Services (LOC-5)</td>
<td>Provides linkage between existing services, ongoing care, and temporary assistance to individuals post-crisis for up to 90 days. Individuals may be homeless, in need of substance use treatment or primary health care, involved in the criminal justice system, experiencing multiple psychiatric hospitalizations, and/or have a non-priority diagnosis.</td>
</tr>
</tbody>
</table>

Crisis Services: Utilization and Costs

The outcomes for crisis mental health services are included in Figure 25 below.

Figure 25. Annual Utilization/Cost for Crisis Behavioral Health Services – Residential

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2017</th>
<th>FY 2018</th>
<th>FY 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Persons Receiving Crisis Residential Services Per Year</td>
<td>24,400</td>
<td>24,832</td>
<td>25,000</td>
</tr>
<tr>
<td>Average GR Spent Per Person for Crisis Residential Services</td>
<td>$2,756</td>
<td>$2,345</td>
<td>$2,800</td>
</tr>
</tbody>
</table>


Figure 26. Annual Utilization/Cost for Crisis Behavioral Health Services – Outpatient

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2017</th>
<th>FY 2018</th>
<th>FY 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Persons Receiving Crisis Residential Services Per Year</td>
<td>84,606</td>
<td>89,403</td>
<td>90,000</td>
</tr>
<tr>
<td>Average GR Spent Per Person for Crisis Residential Services</td>
<td>$553</td>
<td>$504</td>
<td>$600</td>
</tr>
</tbody>
</table>


MENTAL HEALTH NEEDS OF AGING TEXANS

Texas is home to a large number of aging individuals. According to the U.S. Census Bureau, in 2010 there were 3.8 million people in Texas age 60 or older (15 percent of the total population). This group is one of the fastest growing populations in Texas and is expected to more than triple between 2010 and 2050, growing to 12 million.

Aging Texans require mental health and substance use services that meet their unique needs. People who are aging experience under-recognized and under-treated behavioral health conditions. Approximately 20 percent of the older population has some form of behavioral health condition, most commonly depression, a substance use disorder, or dementia-related behavioral or psychiatric symptoms. An estimated two million seniors in the United States have serious mental illness. The suicide rate among older Texans (over age 55) is higher than the rate among younger groups.

It is important to know that depression is not a normal part of aging. However, depression often co-occurs with other serious illnesses, such as heart disease, stroke, diabetes, cancer, and Parkinson’s disease. Many health professionals mistakenly conclude that depression is a consequence of these problems, leaving the condition widely unrecognized and undertreated among older adults.
The national opioid crisis has brought substance use disorders to the center stage. For information on how it is being addressed in Texas, please see the Texas Environment section.

Prior to 2010, Medicaid reimbursement for substance use services was only available to individuals under the age of 21, and the substance use benefits were very limited. In 2009, the 81st Texas Legislature directed HHSC to develop Medicaid state plan substance use disorder benefits for adults. Implementation of these services began in 2010. Subsequently in 2015, the legislature directed HHSC to develop a methodology for evaluating the cost benefits of these services. The 85th Texas Legislature then directed HHSC to submit a report on the findings of the evaluation by December 1, 2017. This report is available online at https://hhs.texas.gov/sites/default/files/documents/laws-regulations/reports-presentations/2017/substance-abuse-disorder-treatment-nov-2017.pdf.

The report submitted to the legislature in December 2017 showed that the average monthly Medicaid costs for individuals with a SUD diagnosis receiving SUD services ($1,410) was lower than the average monthly cost for individuals with a SUD diagnosis ($1,559) who did not receive treatment.

According to SAMHSA, in 2014, an estimated 22.5 million Americans aged 12 and older self-reported needing treatment for alcohol or illicit drug use. SAMHSA also estimates that the impact of substance use costs the nation more than $600 billion each year. Whether an individual decides to use/abuse substances often depends on the risk factors they face and the protective factors available to them. Consequently, efforts to prevent substance use conditions often endeavor to increase protective factors and reduce the risk factors present in the individuals’ environment and in their community.

Substance use can result in serious behavioral and emotional challenges—it has the potential to alter an individual’s brain chemistry, and long-term usage can negatively impact behavior, judgment, mood, thought processes, and memory. Continued and persistent substance use can also lead to chemical dependency and drug addiction. Ultimately, substance use has a significant effect on the individual, family, and the community as a whole, and it can both create mental health conditions and exacerbate existing ones.

State agencies and organizations are increasingly using the term “behavioral health” in place of “mental health” to more accurately represent the co-occurrence of mental health and substance use conditions. In an effort to improve integrated care, there has been increased focus on how LMHAs can better integrate substance use services with the mental health services typically provided by LMHAs/LBHAs. As a result of SB 1507 (84th, Garcia/Naishhtat), the Outreach, Screening, Referral and Assessment providers responsible for substance use screenings and referrals for substance use services are now co-located within LMHAs/LBHAs across all of Texas.

The HHS System provides substance use services for eligible youth and adults and contracts with service providers to deliver treatment. The HHSC Mental Health and Substance Use Division is responsible for creating and implementing policies regarding substance use services and defining optimal treatment outcomes. Table 24 describes the program’s major activities relating to substance use.
### Table 24. Major Programs Mental Health and Substance Use Division

<table>
<thead>
<tr>
<th>Program</th>
<th>Goals and Services Provides</th>
</tr>
</thead>
<tbody>
<tr>
<td>Substance Abuse Prevention</td>
<td>Goals include increasing protective factors/decreasing risk factors, strengthening family bonding and encouraging a drug-free lifestyle. Aimed at people abusing illegal and legal drugs, including alcohol and tobacco. Services include community coalition programs, youth prevention programs, services provided offered at 11 Prevention Resource Centers (PRCs) that serve as regional information clearinghouses to disseminate data and up-to-date resources.</td>
</tr>
<tr>
<td>Substance Abuse Intervention</td>
<td>Includes OSAR, which operates much like LMHAs by serving as the first point of contact for individuals seeking treatment for substance use. After an appointment with an OSAR counselor, referrals are made for inpatient treatment, outpatient treatment, or other appropriate services as needed. Besides OSAR services, SAI services also offer: testing and case management for persons with HIV, specialized services for females such as pregnant/postpartum outreach, and special initiatives such as the rural border intervention program for persons at high risk of developing substance use issues.</td>
</tr>
<tr>
<td>Substance Abuse Treatment</td>
<td>Outreach, screening, assessment and referral services to help people get substance use services, case management and peer support. Treatment services are evidence based, holistic, and emphasize coordination of care across the continuum of need. These services include both inpatient and outpatient programs.</td>
</tr>
<tr>
<td>Recovery Support Services</td>
<td>In May of 2014, 22 different organizations began Recovery Support Service pilot programs across Texas, including 14 substance use treatment programs, six community-based programs, and two peer-run recovery organizations. The Recovery Support Services pilots have the goal of increasing focus on three areas: Peer-support services; Aligning treatment services with a recovery-oriented approach; and Expanding community supports to help individuals successfully integrate into their communities. While a full evaluation of the 22 pilot projects is still underway, over 10,000 individuals have received more than 35,000 hours of recovery support services as of February 2016, and initial reports show that these services help increase participants’ ability to maintain housing, employment, and abstinence. Read more about the pilot projects and the evaluation in the Recovery Support Services (RSS) Pilot Evaluation subsection.</td>
</tr>
</tbody>
</table>

### Table 25. Available HHSC Substance Use Treatment Services

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Target Population (Adult-Only, Youth-Only, or Both)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Screening</td>
<td>Both</td>
</tr>
<tr>
<td>Assessment</td>
<td>Both</td>
</tr>
<tr>
<td>Referral</td>
<td>Both</td>
</tr>
<tr>
<td>Residential intensive</td>
<td>Both</td>
</tr>
<tr>
<td>Residential intensive (specialized female)</td>
<td>Both</td>
</tr>
<tr>
<td>Residential intensive (women and children)</td>
<td>Both</td>
</tr>
<tr>
<td>Residential supportive</td>
<td>Both</td>
</tr>
<tr>
<td>Residential supportive (specialized female)</td>
<td>Both</td>
</tr>
<tr>
<td>Residential supportive (women and children)</td>
<td>Both</td>
</tr>
<tr>
<td>Residential detox</td>
<td>Adults Only</td>
</tr>
<tr>
<td>Residential detox (specialized female)</td>
<td>Adults Only</td>
</tr>
<tr>
<td>Ambulatory detox</td>
<td>Adults Only</td>
</tr>
<tr>
<td>Ambulatory detox (specialized female)</td>
<td>Adults Only</td>
</tr>
<tr>
<td>HIV residential</td>
<td>Adults Only</td>
</tr>
<tr>
<td>Outpatient services</td>
<td>Both</td>
</tr>
<tr>
<td>Individual</td>
<td>Both</td>
</tr>
<tr>
<td>Female</td>
<td>Both</td>
</tr>
</tbody>
</table>
### Type of Service Target Population (Adult-Only, Youth-Only, or Both)

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Target Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group</td>
<td>Both</td>
</tr>
<tr>
<td>Adolescent support</td>
<td>Youth Only</td>
</tr>
<tr>
<td>Family counseling</td>
<td>Youth Only</td>
</tr>
<tr>
<td>Family support</td>
<td>Youth Only</td>
</tr>
<tr>
<td>Psychiatrist consultation</td>
<td>Youth Only</td>
</tr>
<tr>
<td>Outpatient services (specialized female)</td>
<td>Adult</td>
</tr>
<tr>
<td>Individual</td>
<td>Adult</td>
</tr>
<tr>
<td>Group</td>
<td>Adult</td>
</tr>
<tr>
<td>Opioid substitution therapy</td>
<td>Adults only</td>
</tr>
<tr>
<td>Co-occurring psychiatric &amp; substance use conditions</td>
<td>Both</td>
</tr>
</tbody>
</table>


### CO-OCCURRING MENTAL HEALTH AND SUBSTANCE USE DISORDERS

Mental illness and substance use disorders commonly occur in persons at the same time. According to national data from 2014:

- 35.6 million adults had a mental health diagnosis and no substance use condition;
- 20.2 million adults in the U.S. had a substance use condition; and
- 7.9 million adults had both a mental health and substance use diagnosis, of which:
  - 39.1 percent of individuals using substances had a mental health diagnosis; and
  - 18.2 percent of individuals with a mental health diagnosis also used substances.155

Individuals living with mental health conditions are more likely than those without to have a co-occurring substance use condition.156 Often, alcohol and/or substance use is used to relieve the struggles experienced as a result of a mental health condition. This is often referred to as “self-medicating.” Integrating physical and behavioral health care is the best way to ensure that any co-occurring conditions are addressed. Additionally, early detection, intervention, and treatment offer the best potential for positive outcomes.

The Texas program aimed at addressing co-occurring mental health and substance abuse conditions is the Co-Occurring Psychiatric and Substance Abuse Disorders Services, or COPSD. These programs emphasize the need to address both conditions as simultaneous, primary conditions.

### ACCESS TO SUBSTANCE USE SERVICES

Only a small portion of individuals needing substance use treatment receive the appropriate services. In Texas in FY 2015, 39,387 (or 5.7 percent) of the 689,803 adults living below 200 percent of FPL with a substance use disorder were served by state-funded substance use providers.157 Additionally, only 5,258 (or 5.7 percent) of the 92,071 children living below 200 percent of FPL with a substance use disorder received services through DSHS; this means the majority of children living in poverty with substance use treatment needs did not receive state-funded treatment services. This discrepancy between need and utilization could result from shortages of substance use providers, low funding, waiting lists for services, stigma
surrounding seeking services for drug use, worries about having drug use reported to law enforcement, and a general perception that mental health priorities take precedence over substance use priorities.\textsuperscript{158} 

*It should be noted that these figures for substance use service utilization don’t include the number of individuals who are not living in poverty (i.e., below 200 percent of FPL) but may still have trouble accessing HHSC-funded substance use services due to their falling in the Medicaid coverage gap and not having the financial resources to pay for services on a sliding scale.\textsuperscript{158}\

FUNDING FOR SUBSTANCE USE SERVICES 

The level of public funding for substance use services is not sufficient to address need, creating significant barriers to treatment. The state is attempting to address these concerns by expanding the capacity of the substance use treatment delivery system beyond the level established by the Legislative Budget Board. 

In 2013, legislators increased substance use funding by over $25 million, including nearly $11 million to increase provider reimbursement rates for substance use services in an attempt to attract new and competitive providers into the service system. The introduction of competitive service providers aimed to incentivize higher service quality, treatment, and recovery rates. During the 84\textsuperscript{th} legislative session, DSHS received a $9.5 million increase for Substance Abuse Prevention, Intervention and Treatment services for the 2016-17 biennium.\textsuperscript{159} During the 85\textsuperscript{th} legislative session, legislators increased funding for substance use services by approximately $55 million.\textsuperscript{160} 

Table 26. Funding Trends for Substance Use Services

|-----------------------------------|---------------|----------------|---------------|----------------|----------------|------------------------------|------------------------------|


PRIORITY POPULATIONS

Four populations receive priority for admission to substance use services before anyone else, in the following order of priority:

1) Pregnant females with SUD who inject drugs
2) Pregnant females with SUD
3) Males and females with SUD who inject drugs
4) Males and females with SUD who have been referred by DFPS\textsuperscript{161} 

Additionally, youth ages 13 to 17 who meet the DSM-V criteria for substance-related and addictive disorders who also meet financial eligibility guidelines can
receive youth treatment services. Adults ages 18 to 21 may be admitted to a youth treatment program if screening shows the person’s needs, experiences and behavior are similar to those of youth clients.

**SUBSTANCE USE SERVICES: UTILIZATION AND COSTS**

The following two figures show the averaged utilization and costs of substance use services; Table 27 details information for adults and Table 28 is for children and adolescents.

<table>
<thead>
<tr>
<th>Table 27. Utilization and Costs for Adult Substance Use Services</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Intervention Programs</strong></td>
</tr>
<tr>
<td>Average Monthly Number of Adults Served</td>
</tr>
<tr>
<td>Average Monthly Cost Per Person</td>
</tr>
<tr>
<td><strong>Treatment programs</strong></td>
</tr>
<tr>
<td>Average Monthly Number of Adults Served</td>
</tr>
<tr>
<td>Average Monthly Cost Per Person</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Table 28. Utilization and Costs for Child &amp; Adolescent Substance Use Services</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Prevention program</strong></td>
</tr>
<tr>
<td>Average Monthly Number of Youth Served</td>
</tr>
<tr>
<td>Average Monthly Cost Per Youth</td>
</tr>
<tr>
<td><strong>Intervention programs</strong></td>
</tr>
<tr>
<td>Average Monthly Number of Youth Served</td>
</tr>
<tr>
<td>Monthly Cost Per Youth</td>
</tr>
<tr>
<td><strong>Treatment programs</strong></td>
</tr>
<tr>
<td>Average Monthly Number of Youth Served</td>
</tr>
</tbody>
</table>


**SUBSTANCE USE SERVICES: QUALITY OF CARE MEASURES**

HHSC monitors quality and performance in several areas based on the Texas Resilience and Recovery framework. More information on the TRR Framework is available under the Community Mental Health Services section. Table 29 shows
some of the measures tracked on a regular basis for adult substance use services and Table 30 shows the same for children and adolescent services.

### Table 29. Selected Quality of Care Measures for Adult Substance Use Services (2014-2017)

<table>
<thead>
<tr>
<th>Of Adults Entering a Substance Use Treatment Program</th>
<th>FY 2013</th>
<th>FY 2014</th>
<th>FY 2015</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percentage completing a program per year</td>
<td>52%</td>
<td>49%</td>
<td>53%</td>
<td>47%</td>
<td>48%</td>
</tr>
<tr>
<td>Percentage completing a program who report abstinence at discharge</td>
<td>90%</td>
<td>91%</td>
<td>92%</td>
<td>94%</td>
<td>92%</td>
</tr>
<tr>
<td>Percentage of those unemployed completing a program who have gainful employment at discharge</td>
<td>59%</td>
<td>58%</td>
<td>51%</td>
<td>58%</td>
<td>54%</td>
</tr>
<tr>
<td>Percentage completing a program not arrested</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

Sources: Texas Health and Human Services Commission. Data request. Received 8/15/18.
*Data for these years not available.

### Table 30. Selected Quality of Care Measures for Youth Substance Use Services

<table>
<thead>
<tr>
<th>Of Youth Entering a Substance Use Treatment Program</th>
<th>FY 2013</th>
<th>FY 2014</th>
<th>FY 2015</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percentage completing substance use treatment programs per year</td>
<td>52%</td>
<td>44%</td>
<td>51%</td>
<td>55%</td>
<td>50%</td>
</tr>
<tr>
<td>Percentage completing substance use treatment programs reporting abstinence at discharge</td>
<td>90%</td>
<td>89%</td>
<td>91%</td>
<td>91%</td>
<td>92%</td>
</tr>
<tr>
<td>Percentage completing substance use treatment programs with positive school status at follow-up per year</td>
<td>75%</td>
<td>75%</td>
<td>78%</td>
<td>77%</td>
<td>74%</td>
</tr>
<tr>
<td>Percentage completing substance use treatment programs not arrested</td>
<td>99%</td>
<td>99%</td>
<td>99%</td>
<td>99%</td>
<td>100%</td>
</tr>
</tbody>
</table>

Sources: Texas Health and Human Services Commission. Data request. Received 8/15/18.

### RECOVERY-ORIENTED SYSTEMS OF CARE

The Texas Recovery-Oriented Systems of Care is a system of care that offers a framework for coordinating services and supports across systems for people with SUD. The services and supports are intended to be person-centered and self-directed to heighten the potential for individual recovery. ROSC communities are located in all 11 HHSC regions and are designed to build on individual, family, and community strengths, shown in the figure below.
RECOVERY SUPPORT SERVICES (RSS) PROJECT

As described in the text box below, HHSC currently contracts with 22 sites for the Recovery Support Services (RSS) initiative. RSSs are intended to be community-based, nonclinical recovery services for SUDs. Only two of the current contracts are with recovery community organizations. The remaining contracts are providing recovery support in clinical settings. This reflects the limited infrastructure for recovery community organizations.
In recent years, there has been a significant shift in the addiction field in the understanding of what it means to recover from a substance use disorder (SUD). Spurred by emerging research and the experiences of individuals in recovery, the field has moved away from an acute care model of brief treatment episodes focused on stabilization to a long-term, sustained recovery model that encompasses the whole health and well-being of individuals. This new approach requires a transformation in practice and policy at the local, state, and national levels. The state of Texas embarked on this transformation in 2010, with the Texas Health and Human Services Commission establishing a series of local community networks across the state to collaborate in identifying strengths and obstacles for individuals in recovery, and to improve the local environment to support recovery in a positive way. These local ROSCs were the framework for a long-term systems transformation. In 2014, HHSC took the further step of issuing a competitive bid to provide recovery support services to individuals with substance use disorders. The goals of the initiative included:

- Embedding long-term recovery support services into peer-based organizations, community-based organizations and substance use disorder treatment programs in local communities across Texas
- Expanding the recovery supports that are available to individuals in their natural community environments

Services included a wide array of non-clinical services and supports to help individuals initiate, support, and maintain recovery from alcohol and other drug use problems. One of the key elements included in the project was the recruitment and utilization of peer recovery coaches. Services also included peer-run groups; development and/or use of recovery homes and recovery schools; training around basic life skills such as financial management, parenting, employment and stress management; educational support; recovery check-ups; and assertive connections to mutual aid support groups. The resulting network of 22 RSS service providers funded by HHSC is collectively known as the Recovery Support Services Project. The programs was operational on May 1, 2014. The University of Texas Addiction Research Institute coordinated with HHSC to develop the RSS data reporting system and to serve as the evaluator for the RSS project. The FY 2016 Final Evaluation Report assesses implementation of the HHSC Recovery Support Services Project using data collected May 1, 2014 through August 31, 2016. The report is available at https://socialwork.utexas.edu/dl/ari/recovery-support-services-report-2016.pdf.


RECOVERY HOUSING

The opioid epidemic has propelled substance use challenges into the national forefront. It is widely recognized that safe, substance-free housing is a vital resource needed by many who are experiencing substance use addiction. The following excerpt came from a recent GAO Report that included an evaluation of Texas. The report is available at https://www.gao.gov/assets/700/690831.pdf.

The Substance Abuse and Mental Health Services Administration within the Department of Health and Human Services administers two federal health care grants for SUD prevention and treatment that states may use to establish recovery homes and for related activities. First, under its Substance Abuse Prevention and Treatment block grant, SAMHSA makes at least $100,000 available annually to each state to provide loans to organizations seeking to establish recovery homes. Second, states have discretion to use SAMHSA funding available under a 2-year grant for 2017 and 2018 primarily for opioid use disorder treatment services, to establish recovery homes or for recovery housing-related activities. Of the five states GAO reviewed, only two, Texas and Ohio, have used any of their SAMHSA grant funds for these purposes. Four of the five states—Florida, Massachusetts, Ohio, and Texas—have also used state general revenue funds to establish additional recovery homes.
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**OXFORD HOUSES**

The Oxford House model of recovery residences has gained the support of Texas policymakers in recent years. The Oxford House program is a democratically operated, peer-run recovery model intended to be self-supporting after an initial startup investment. Residents are expected to contribute to rent and expenses during their stay making the residences self-sustaining. In FY 2017, HHSC funded 200 Oxford Houses in Texas and planned for an additional 61 homes in FY 2018. HHSC indicates that 62 percent of Oxford House residents have experienced homelessness. HHSC also reported “improvements in employment, decreased rates of substance use and incarceration, and a cost savings of $29,000 per person over a 2-year period.”

About Oxford House, Inc.

Oxford House™ is a concept and system of operations based on the experience of people with SUD recovery and who have learned that behavior change is essential to recovery from alcoholism and drug addiction. Oxford House provided these individuals the living environment that provided a comfortable environment to promote abstinent behavior in order to stay clean and sober without relapse. The program is replicated nationwide at a very low cost, and its headquarters are based in Maryland.

The Oxford House Manual© is the basic blueprint that provides the organization and structure that permit groups of recovering individuals to successfully live together in a supportive environment. All Oxford Houses are rented ordinary single-family houses in typical neighborhoods. There are Oxford Houses for men and for women but there are no co-ed houses. The range of residents per house is six to sixteen, with an average number of eight residents nationally.

Oxford Houses work because they: (1) have no time limit for how long a resident can live in an Oxford House; (2) follow a democratic system of operation; (3) utilize self-support to pay all the household expenses; and (4) adhere to the absolute requirement that any resident who returns to using alcohol or drugs must be immediately expelled. Oxford House provides the missing elements needed by most people with SUD to develop behavior to assure total abstinence. It provides the time, peer support, and structured living environment necessary for long-term behavior change to take hold.

Individuals living in an Oxford House learn or relearn values and responsible behavior and develop long-term behavior to assure comfortable sobriety for lifelong recovery. Some individuals live in Oxford Houses a few months, others for many years. By using participatory democracy and self-support, people with SUD and those with co-occurring mental illness achieve long-term recovery.

After 43 years of steady growth and successful recovery outcomes, Oxford House™ has been proven to work for many individuals with SUD. It is also a very cost-effective way to support long-term recovery from alcoholism, drug addiction, and co-occurring mental illness. At the end of 2017, there were 2,287 Oxford Houses with 18,025 beds throughout the country.

Oxford House is listed as a best practice on the National Registry of Evidence-based Programs and Practices and was singled out as an effective tool for long-term recovery in the U.S. Surgeon General’s report “Facing Addiction in America: The Surgeon General’s Report on Alcohol, Drugs, and Health, 2016.” (Silver Spring, Maryland January 30, 2018).

SYSTEMS OF CARE AND THE TEXAS RECOVERY INITIATIVE

The Texas Recovery Initiative began in 2007 with the goal of ensuring that needed person-centered services and resources are available to support individuals in their recovery from a substance use disorder.\textsuperscript{166} The purpose of the multi-phase TRI is “to gather information and recommendations for designing protocols that implement holistic, recovery-oriented models of care for use within the behavioral health community.”\textsuperscript{167} In order for a delivery system to be recovery-oriented, it must be person-centered, multi-disciplinary, and use coordinated treatment plans and a comprehensive array of services that allows individuals receiving services to take responsibility for their own recovery.

The Texas Recovery Initiative is supported by the ROSC framework, which coordinates “multiple systems, services, and supports that are person-centered, self-directed, and designed to readily adjust to meet the individual’s needs and chosen pathway to recovery.”\textsuperscript{168} ROSC is an organizational framework for mental health and social services that is strength-based and collaborative. An SOC framework is sensitive to the youth and their family’s cultural and linguistic preferences and delivers highly individualized services such as wraparound and YES waiver supports to reduce youth admissions into hospitals, the juvenile justice system, and the child welfare system.\textsuperscript{169} Care for youth with intensive support needs is coordinated across agencies, private and public organizations, and families so that children can overcome the barriers that prevent them from accessing the services they need. The Texas System of Care Consortium was established in 2013 to improve the delivery of mental health services for youth with high needs in Texas by expanding the SOC services throughout the state.\textsuperscript{170}

TRI and the ROSC/SOC approach provide the philosophical and organizational framework that is essential for the collaborative, systematic planning and delivery of child and family mental health services. Established in practice and research for over 25 years, systems of care have been proven nationally to be a cost-effective approach resulting in better child and family outcomes and increased access to services and supports.\textsuperscript{171} TRI and the ROSC framework underscore the significance of community partnerships and collaborations between federal and local governments, nonprofit organizations, and faith-based entities. By providing continual support, ROSC services aim to enhance individuals’ strengths and functioning by building resilience and recovery management skills. DSHS is currently assisting communities statewide to initiate the ROSC framework in local municipalities by:

- Conducting on-site informational trainings to organize communities and assisting them with the development of the initial phase of this systems change approach for achieving recovery;
- Providing telephone and email technical assistance regarding the ROSC concept;
- Participating in person and via teleconferencing in local ROSC community meetings;
- Adding a week-long educational track on recovery during the Texas Behavioral Health Institute; and
- Assisting with development and training of recovery coaches.\textsuperscript{172}

There are currently 43 counties in Texas that have implemented federally-funded SOC frameworks to serve families in their community, 13 counties that have established Texas SOC community expansion sites, and three counties (McLennan, Denton, and Midland) that are “communities of interest” for future SOC
frameworks. As of spring 2015, over half of Texans are living in communities that have established or are in the process of actively establishing SOC frameworks. Surveys in early 2016 indicate that communities across the state are becoming more familiar with the SOC philosophy and approach to services. Communities that have implemented the SOC framework report having improved coordination across agencies and better collaboration between providers and youth and their families.

Moving forward, surveys indicate a need for the SOC framework to focus more on providing communities more concrete steps to achieve the goals of SOC. A full list of ROSCs across Texas is available at http://dshs.texas.gov/substance-abuse/ROSC/.

INTELLECTUAL AND DEVELOPMENTAL DISABILITIES SERVICES

The Intellectual and Developmental Disabilities Services division oversees intellectual and developmental disability services provided by Local Intellectual and Developmental Disability Authorities. Prior to the HHS system transformation required by the legislature in 2015, these services were located within the Department of Aging and Disability Services.

MENTAL HEALTH NEEDS OF INDIVIDUALS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES

Intellectual and developmental disabilities can often overshadow existing mental health or medical conditions. Professionals, caregivers, and family members who are accustomed to seeing an individual through the lens of their disability can misinterpret behaviors that may be associated with mental health conditions, distress, acute medical conditions, or past trauma.

Many systems of care for people with IDD continue to focus on controlling and managing behaviors without considering whether underlying mental health, medical conditions, or past trauma cause the behaviors. The focus of treatment has often been the development of behavior management plans to promote compliance or the use of medications to control the behaviors. In both cases, the treatment is targeting the behavior and not the actual mental health or medical condition. Often, the first line of “treatment” is psychopharmacological; psychotropic drugs are frequently used to control behaviors, which addresses the symptoms but not the illness. This significantly reduces opportunities for recovery.

The coexistence of an intellectual or developmental disability (IDD) along with a mental illness is one type of dual diagnosis. Individuals with intellectual disabilities experience the full range of mental health conditions at rates higher than the general population. It is estimated that as many as 30 to 40 percent of persons with intellectual disabilities are diagnosed with a mental health condition. Further, reports indicate that individuals who have IDD are three to five times more likely to have a dual diagnosis (with a psychiatric disability) than the general population. Individuals with IDD who have a dual diagnosis or who present behavioral “challenges” are more likely to be institutionalized and are often the last to be released to a community-based setting. Additionally, community services and supports are frequently incapable of meeting the behavioral health needs of these individuals, leading to less successful outcomes when transitioning into the community.
Children with IDD are more likely to have experienced traumatic events including emotional, physical, and sexual abuse, neglect, and maltreatment when compared to able-bodied peers. While many individuals with IDD have known histories of abuse (some research suggesting nearly 30 percent), the rate may be higher because of underreporting or lack of recognition by family and other caregivers.

While trauma is not the only cause of mental health challenges in people with disabilities, it is significant and requires attention. Adults and children with disabilities experience abuse, neglect, institutionalization, abandonment, bullying, and other types of trauma at rates higher than the general population. In one study, nearly 75 percent of participants with IDD experienced at least one traumatic event in their lifetime, increasing the likelihood of developing a mental health condition.

Further, while HHSC has integrated recovery-focused interventions into its mental health system, the HHS enterprise has not yet incorporated the principles of recovery into its culture. Individuals with IDD and older adults who have mental health conditions can benefit from recovery-focused interventions that are embedded in a culture of hope and resilience.

PREVALENCE OF MENTAL HEALTH CONDITIONS FOR PEOPLE WITH DISABILITIES

Individuals with disabilities can experience all types of mental health conditions and require access to quality mental health services. People with disabilities, while at a higher risk of having mental health conditions than the general population, often experience significant disparities in their ability to access needed services. Analysis of recent data from the National Core Indicators suggests that approximately 34 percent of adults living with IDD also have a co-occurring mental health condition. People with IDD frequently experience trauma as the result of abuse, neglect, exploitation, isolation, institutionalization, bullying, restraint, seclusion, violence, and other forms of trauma, yet rarely are IDD, special education, or criminal/juvenile justice systems, programs, or policies for people with IDD developed on recovery and trauma-informed principles. Goals and objectives of these systems rarely address mental wellness.

The mental health needs of people with intellectual disabilities are routinely overlooked in the research and these individuals often do not receive quality mental health treatment.

The higher prevalence of mental health conditions among people with disabilities may also be linked to psychological stress related to a disability, social isolation, trauma, institutionalization, bullying, low self-esteem, and other factors.

Over the past decade, evidence has also shown a high prevalence of mental health conditions in people with autism spectrum disorder. Recent research indicates that 70 percent of children 10-14 years old living with autism had at least one co-occurring mental health condition, and 41 percent had two or more mental health diagnoses.

CHANGING THE PARADIGM

The conversation is changing from simply trying to “manage” behaviors to trying to recognize and address the mental health and trauma needs of individuals with
IDD. The Hogg Foundation for Mental Health partnered with the National Child Traumatic Stress Network to develop *The Road to Recovery: Supporting Children with IDD Who Have Experience Trauma*. This is a two-day, train-the-trainer curriculum and toolkit that is available free of charge online. The Hogg Foundation funded a three-year grant to provide the training statewide. The toolkit is available on the NCTSN website at [https://learn.nctsn.org/enrol/index.php?id=370](https://learn.nctsn.org/enrol/index.php?id=370). Registration and login are required, but the product is available to the public.

HHSC has begun to recognize the importance of addressing the mental health needs of individuals with IDD. A web-based series of trainings has been developed and is offered free of charge online. The series, *Mental Health Wellness for Individuals with Intellectual and Developmental Disabilities (MHW-IDD)*, is available at [http://training.mhw-idd.uthscsa.edu/](http://training.mhw-idd.uthscsa.edu/). The course consists of the following six modules:

- Co-occurring Disorders: Intellectual and Developmental Disabilities and Mental Illness
- Trauma Informed Care for Individuals with IDD
- Functional Behavioral Assessment and Behavior Support
- Overview of Genetic Syndromes Associated with IDD
- Overview of other Medical Diagnoses Associated with IDD
- Putting it all Together: Supports and Strategies for Direct Service Workers

**PROGRAMS AND SERVICES FOR PEOPLE WITH DISABILITIES WHO HAVE CO-OCCURRING BEHAVIORAL HEALTH CONDITIONS**

Long-term Services and Supports programs serve persons who are aging, people with physical disabilities, and people with intellectual and other developmental disabilities, including those who have co-occurring behavioral health conditions. Services and supports are provided through a variety of community-based and institution-based programs. The services are funded through various federal and state funding sources.

**LONG-TERM SERVICES AND SUPPORTS FUNDING**

Funding for LTSS programs and services comes from both the federal and state governments. These figures include funding for an array of LTSS services, both community-based and institutional care, and are not limited to funding for mental health services.

**Table 31. LTSS Funding Trends and Requests**

|----------------------------|----------------|----------------|---------------|----------------|----------------|
In addition to Medicaid and Medicaid waiver services, HHSC is now responsible for the administration of community LTSS. The majority of Texans with disabilities receive services in a community-based setting. Many of these programs provide needed services to people with disabilities and co-occurring behavioral health challenges. Older Texans meeting the medical criteria for nursing home services may also be eligible for community-based services funded by HHSC if they meet financial eligibility criteria. Some of the major community service programs are described below.

### MEDICAID 1915(C) WAIVER SERVICES

HHSC now administers 1915(c) Medicaid Home and Community-based Services waiver programs (previously administered through DADS), which are designed to provide community supports and services to individuals eligible for institutional care (i.e., nursing facilities or intermediate care facilities). These waivers prevent the institutionalization of people with disabilities by providing appropriate community services and supports.

As opposed to institution-based care, access to these waiver services is not an entitlement and each program currently has a significant interest list. Legislative appropriations determine the number of people receiving services in these programs (i.e., funded waiver slots). The wait time for services varies by program but ranges from three to more than 10 years.

Table 32 provides basic information about eligibility and services for the primary waivers for persons with intellectual and other developmental disabilities.
### Table 32. Community-Based Waiver Eligibility and Behavioral Health-Related Services for people with Disabilities

<table>
<thead>
<tr>
<th>Program</th>
<th>Eligibility</th>
<th>Services Provided (beyond Medicaid state plan services)</th>
</tr>
</thead>
</table>
| Home and Community-based Services      | Individuals of any age with an intellectual disability diagnosed before age 22. Must have an ID diagnosis or a related condition and an IQ score of 75 or below. Must have functional limitations that qualify for intermediate care facility services. Must be able to get Medicaid services before enrolling. Must meet financial eligibility requirements including income limit up to 300% of the SSI limit and countable resources of no more than $2,000. Parental income is not considered. | • Case management  
• Behavioral support, including social work and psychology  
• Day habilitation  
• Respite  
• Nursing services  
• Employment services  
• Supported employment  
• Residential assistance including:  
  • supported home living  
  • foster/companion care  
  • supervised living (group home)  
  • residential support |
| Community Living Assistance Supports and Services | Individuals of any age with a primary disability other than intellectual disability that originated before age 22 and affects the person’s ability to function in daily life. Must have functional limitations that qualify for intermediate care facility services. Must meet financial eligibility requirements including income limit up to 300% of the SSI limit and countable resources of no more than $2,000. Parental income is not considered. | • Case management  
• Psychological and behavioral support services  
• Habilitation  
• Respite  
• Nursing services  
• Employment services  
• Supported employment  
• Specialized therapies such as aquatic, music, recreational |
| Texas Home Living                      | Individuals with an IQ 69 or below or a related condition with an IQ below 75. Must have functional limitations that qualify for intermediate care facility services. Must meet financial eligibility requirements including income limit up to 300% of the SSI limit and countable resources of no more than $2,000. This is the only waiver that considers parental income when determining financial eligibility for children. | • Case management  
• Behavioral support  
• Day habilitation  
• Habilitation  
• Community support  
• Respite  
• Employment services  
• Supported employment  
• Specialized therapies |
| Deaf/Blind/Multiple Disabilities       | Individuals with deaf-blindness and one or more other disabilities who meet eligibility for intermediate care facilities.                                                                                       | • Case management  
• Behavioral support services  
• Day habilitation  
• Residential habilitation adaptive aids  
• Assisted living  
• Nursing services  
• Employment services  
• Supported employment  
• Chore services |
| Day Activity and Health Services       | Individuals with a functional disability related to a medical diagnosis, a physician’s order requiring care or supervision, and who need help with one or more personal care tasks. Must meet eligibility criteria for Medicaid (to get Title XIX services) or not exceed specified income and resource limits to get Title XX services. | • Noon meal and snacks  
• Nursing and personal care  
• Physical rehabilitation  
• Social, educational and recreational activities  
• Transportation |

As part of the 2018-19 biennial budget, the 85th Legislature passed Rider 55 allocating $20,156,364 in GR and $26,916,316 in federal funds to add an additional 735 HCS waiver slots:

- 325 Home and Community-based Services slots for persons moving out of large and medium intermediate care facilities for individuals with intellectual disabilities;
- 110 HCS slots for children aging out of foster care;
- 150 HCS slots for persons with IDD moving from nursing facilities; and
- 150 HCS slots for persons with IDD diverted from nursing facility admission.

**ROLE OF LOCAL INTELLECTUAL AND DEVELOPMENTAL DISABILITY AUTHORITIES IN CONNECTING PEOPLE TO WAIVER SERVICES**

There are 39 local intellectual and developmental disability authorities in Texas that cover all 254 counties and serve as the front door for long-term services and support programs for people with IDDs, including those who also have co-occurring mental health conditions. While the LIDDAs may co-locate with LMHAs across the state, the two entities have separate administrative authorities. LIDDAs connect individuals with IDD to long-term services and supports, which include SSLCs, HCS and TxHmL Medicaid waiver programs, safety net services, and Community First Choice.

LIDDAs are responsible for program eligibility, waiver program enrollment, and determination of intellectual disability or a related condition as part of establishing the IDD priority population. Additional LIDDA responsibilities include developing service plans, providing targeted case management services, maintaining interest lists for IDD Medicaid waivers, conducting PASRR evaluations for persons with IDD seeking admission to a nursing facility, providing continuity of care, and completing CLOIP for persons residing in SSLCs. LIDDAs are also responsible for permanency planning for individuals less than 22 years of age who live in intermediate care facilities, state supported living centers, nursing facilities, and HCS group homes.
INTRODUCTION - INPATIENT SERVICES AND THE ADMISSIONS PROCESS

The state’s inpatient psychiatric services received priority attention during the 85th legislative session generating significant interim activity. See State Hospital Redesign update in the Texas Environment section of this guide.

Inpatient mental health services are provided by state, community, and private hospitals to children, adolescents, and adults experiencing a psychiatric crisis due to mental illness. Inpatient hospitalization may be necessary for a period of time so that individuals can be closely monitored in order to:

- Provide accurate diagnosis and review of past diagnoses and treatment history;
- Adjust, stabilize, discontinue, or begin new medications;
- Provide intensive treatment during acute episodes during which a person's mental health worsens; and/or,
- Assess or restore a person’s mental competency to stand trial.195

As discussed earlier, HHSC designates LMHAs/LBHAs as responsible for achieving
continuity of care in meeting a person’s need for mental health services. Within this continuum of care, the state hospitals’ primary purpose is to stabilize people by providing inpatient mental health treatment. Each state hospital has a utilization management agreement with a partnering LMHA/LBHA that requires the LMHA/LBHA to screen all individuals seeking mental health services to determine if inpatient psychiatric services are required. If the screening and assessment determine that there is a need for inpatient psychiatric services, the LMHA/LBHA decides on the least restrictive treatment setting available, with the very restrictive setting of a state hospital considered the provider of last resort. When the LMHA has not screened and referred the individual for inpatient services, a hospital physician can determine if the person has an emergency psychiatric condition appropriate for admission to the state hospital.

Chapter 411 of the Texas Administrative Code defines inpatient mental health treatment as residential care provided in a hospital that includes medical services, nursing services, social services, therapeutic activities, and any other psychological services ordered by the treating physician. Specific services include diagnostic interviews, structured therapeutic programming, collaboration with appropriate courts and law enforcement, suicide safety planning, and discharge planning.

Currently, the Health and Human Services Commission manages three different waiting lists:

- Forensic – maximum security unit
- Forensic Clearinghouse – non-maximum security unit
- Civil – non-forensic adults, adolescents and children

There are two types of inpatient commitments in which individuals are provided comprehensive inpatient mental health services: civil and forensic.

**CIVIL INPATIENT COMMITMENTS**

Civil commitments to a state hospital can happen through a variety of pathways. Voluntary admission is possible, although the majority of civil patients are involuntarily committed. Generally, LMHAs screen referrals (from individuals and others in the community such as family members and law enforcement officials) to determine the best and least restrictive placement for services. If the LMHA does not screen the referral, the state hospital conducts an emergency psychiatric screening to determine whether admission is appropriate.

Voluntary admission is initiated by a request from a person at least 16 years old or a person responsible for a minor under age 18. The individual seeking admission must have symptoms of mental illness and would benefit from the services. If a person voluntarily admitted to a facility later requests discharge and the responsible physician believes the person meets the criteria for involuntary admission, the facility may file an application for emergency detention or court-ordered services.

Peace officers or the guardian of an adult can detain an individual involuntarily without a warrant and present them to the state hospital for screening. This process can also be initiated by other people who can file an application for a warrant with the county clerk or DA stating that the person is mentally ill, presents a substantial risk of serious harm to themselves or others that is imminent unless the person is immediately restrained. The application must have specific details...
supporting these statements. If the judge or magistrate reviewing the application finds that emergency detention is needed, the court will issue a mental health warrant and a peace officer will attempt to detain the individual and transport them to a facility. The individual must be examined by a physician within 12 hours (to provide a medical certificate for the court to determine if it should issue an order of protective custody) and can be detained for no more than 48 hours without a hearing on an order of protective custody.\textsuperscript{205}

An order of protective custody will be issued if the court determines that a physician stated that the individual is a person with mental illness and presents a substantial risk of serious harm and cannot be at liberty while waiting for a judicial hearing on court-ordered services.\textsuperscript{206} Within 72 hours of detention under an order of protective custody, the court will hold a probable cause hearing for a more thorough review of the evidence supporting the order.\textsuperscript{207} The hearing for court-ordered inpatient services must occur within 14 days of the original filing.\textsuperscript{208} The hearing allows for testimony from the individual involved, medical experts, and other people in the individual’s life. Court-ordered inpatient services may occur under an order for temporary commitment (45 days or 90 days)\textsuperscript{209} or, after a jury trial at the individual’s request, an order for extended commitment (12 months).\textsuperscript{210}

**FORENSIC COMMITMENTS**

Individuals needing forensic inpatient services are admitted to all the state hospitals. Individuals who require maximum security beds are admitted to either Rusk State Hospital or the Vernon Campus of North Texas State Hospital. Forensic commitments happen for two reasons:

- Individuals have been admitted to a hospital by judicial order because they have been determined incompetent to stand trial and are in need of competency restoration services so that they can better consult with legal counsel and understand the charges against them; or
- Individuals have been determined to be not guilty by reason of insanity and were ordered to a state hospital for a period of time not exceeding the maximum sentence length of the crime they committed.\textsuperscript{211}

**Maximum vs. Non-Maximum Security Placements**

Patients placed in maximum security commitments include individuals who are:

- Civilly committed and determined by professionals to be manifestly dangerous to self and/or others; or
- Charged with a violent felony offense involving an act, threat, or attempt of serious bodily injury.\textsuperscript{212}

All cases involving serious bodily injury, imminent threat of harm, or use of a deadly weapon are sent to a maximum security unit for an initial 30-day evaluation period.\textsuperscript{213} MSUs are more expensive to operate than traditional state hospital units and a statewide shortage of MSU beds has contributed to the increasing waitlists for forensic beds in state hospitals.\textsuperscript{214}
TYPES OF INPATIENT SETTINGS

State Hospitals

The State Hospital Services Department provides oversight of the ten state mental health hospitals and one psychiatric residential treatment facility for youth (the Waco Center for Youth) displayed in Figure 28. Each LMHA receives an allocation of state hospital resources to coordinate inpatient mental health services for residents of their specific state hospital service area. On average, Texas spends more per capita than comparable states on inpatient psychiatric services.215

Hospitals in Austin, Big Spring, El Paso, Rusk, San Antonio, Terrell, Wichita Falls and the Rio Grande Center in Harlingen provide services to both civil and forensic patients. The Vernon Campus of the North Texas State Hospital offers inpatient psychiatric services to both adults and adolescents needing a maximum-security facility, and the Kerrville State Hospital provides adult forensic inpatient services. The state also operates the Waco Center for Youth as an adolescent residential treatment facility.216

Figure 28. State Mental Health Hospitals and Waco Center for Youth

As of August 14, 2018 there were a total of 2,432 state hospital beds in Texas. Of those, only 2,264 were “online” or available for use due primarily to staffing shortages (continued evidence of the mental health workforce shortage).217 Table 33 shows the total number of beds at each of the state-operated psychiatric hospital
facilities as of August 2018. These numbers do not include the community and private hospital beds in facilities that contract with HHSC.

### Table 33. State-Operated Inpatient Psychiatric Beds In State Hospitals: 2018

<table>
<thead>
<tr>
<th>State Mental Health Hospitals</th>
<th>Bed Type</th>
<th>Number of Beds</th>
</tr>
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<tbody>
<tr>
<td>Austin State Hospital</td>
<td>Adults and children</td>
<td>252</td>
</tr>
<tr>
<td>Big Spring State Hospital</td>
<td>Adults only</td>
<td>200</td>
</tr>
<tr>
<td>El Paso Psychiatric Center</td>
<td>Adults and children</td>
<td>74</td>
</tr>
<tr>
<td>Kerrville State Hospital</td>
<td>Adults only</td>
<td>218</td>
</tr>
<tr>
<td>North Texas State Hospital</td>
<td>Adults and children</td>
<td>640</td>
</tr>
<tr>
<td>Rio Grande State Center</td>
<td>Adults only</td>
<td>55</td>
</tr>
<tr>
<td>Rusk State Hospital</td>
<td>Adults only</td>
<td>325</td>
</tr>
<tr>
<td>San Antonio State Hospital</td>
<td>Adults and children</td>
<td>302</td>
</tr>
<tr>
<td>Terrell State Hospital</td>
<td>Adults and children</td>
<td>288</td>
</tr>
<tr>
<td>Waco Center for Youth</td>
<td>Children only</td>
<td>78</td>
</tr>
<tr>
<td><strong>Total, all bed types</strong></td>
<td></td>
<td><strong>2,432</strong></td>
</tr>
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</table>

Source: Health and Human Services Commission. Data request. Received August 14, 2018.

In the last decade, the state hospital population shifted from mostly civil patients to a majority forensic patient population. In FY 2006, civil patients were 62.3 percent of the state hospital population. As of August 2018, only approximately 40 percent of all state hospitals patients were there through civil commitments. See Figure 29 below.

### Figure 29. State Hospital Forensic Shift

The impacts of a growing forensic population lead to less available capacity for all patients, increased waiting lists, and a changing focus for hospital staff.\textsuperscript{219} Waitlists for forensic beds increased steadily between FY 2006 and FY 2018. In August 2018, the waitlist for all forensic beds was 684, with 416 individuals on the waitlist for maximum security beds.\textsuperscript{220}

**Figure 30. Forensic Waiting List Trends**

![Forensic Waiting List Trends](image)


Compounding the waiting list dilemma is that the shift to a majority of the state hospital beds serving forensic patients results in longer lengths of stay for forensic patients compared to civil patients. As patients stay in the hospital longer, there is less bed availability for new admissions. Figure 31 compares the forensic and civil patients lengths of stay.
The shift to a larger forensic population and the longer lengths of stay in state-operated facilities has resulted in significant reductions in admissions. See Figure 32 below:

Figure 33 below shows the total inpatient bed capacity in Texas, including both state-operated and state-funded psychiatric beds. In FY 2016, there were a total of 2,995 state psychiatric beds across all bed types available for children, adolescents, and adults in Texas. Of the 2,463 state-operated psychiatric beds in 2015, 204 were allotted to provide acute services for children and adolescents and 116 beds were designated for individuals who no longer need state hospital inpatient care but do not have community alternatives available.221

Figure 33. State-Funded Psychiatric Bed Capacity: FY 1994-2018

Staffing and Functional Capacity of State Hospitals

In determining how many psychiatric inpatient beds there are in state hospitals, it is important to note that a hospital’s functional capacity is typically lower than their total bed count. This happens for a number of reasons, including high staff turnover, poor building designs, aging infrastructure, and increased resources and supervision needed for patients with complex medical and/or behavioral problems.222 In August 2018, there were 2,432 inpatient beds in state-operated psychiatric hospitals, but the estimated available capacity of state-operated facilities was much lower (2,264 as of July 2016).223 As of August 2018, the state-operated hospital system as a whole had a functional capacity as follows:224

- Average daily census - 2094
- Number of beds available for children/youth – 232
- Total number of maximum-security beds - 321

Staff turnover in state hospitals has been an issue across all positions; state hospitals have had particular difficulty with staffing shortages in skilled nursing positions.225 On top of the already-stressful work environment of state hospitals, salary caps for nurses working in state hospitals make it difficult for nurses to earn as much as they would in the private sector. This shortage of skilled nurses has a disproportionate impact on individuals with complex needs and individuals in maximum-security units because they require higher staff-to-client ratios and more frequent
interventions to remain safe and healthy. Many available units and inpatient beds cannot be utilized for treatment because they do not have the proper skill sets and required staffing ratios in place. The 84th Legislature appropriated $1.4 million for targeted increases in nursing salaries and appropriated an additional $5.6 million to improve staff recruitment and retention through increased salaries and geographic-based incentive payments for nurses.226

**Funding for Inpatient Care**

In total, the 85th Legislature appropriated approximately $876 million in all funds to operate the state hospital system for the 2018-19 biennium. An additional $244 million was appropriated for community hospital beds.227

### Table 34. Inpatient Mental Health Funding Trends

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</thead>
<tbody>
<tr>
<td>Mental Health State Hospitals</td>
<td>$415,678,389</td>
<td>$388,455,499</td>
<td>$401,682,183</td>
<td>$401,682,184</td>
<td>$68,999,501</td>
<td>$71,943,466</td>
</tr>
<tr>
<td>Mental Health Community Hospitals</td>
<td>$121,915,237</td>
<td>$121,915,239</td>
<td>$121,915,238</td>
<td>$121,915,238</td>
<td>$19,691,121</td>
<td>$141,634,597</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$537,593,626</td>
<td>$510,370,738</td>
<td>$523,597,421</td>
<td>$523,597,422</td>
<td>$88,690,622</td>
<td>$213,578,063</td>
</tr>
</tbody>
</table>


**Institutions for Mental Diseases Exclusion**

The Institutions for Mental Diseases exclusion in Section 1905(a)(B) of the Social Security Act defines an IMD as “a hospital, nursing facility, or other institution with more than 16 beds, that is primarily engaged in providing diagnosis, treatment, or care of persons with mental diseases, including medical attention, nursing care, and related services.” Until recently, the Social Security Act excluded funding inpatient services for individuals between 22 and 64 years of age in IMDs. The IMD exclusion policy has been in place since Medicaid was enacted in 1965 and was intended to promote the expansion of community services and ensure that the federal government did not have to assume financial responsibility for inpatient psychiatric care. Due to this federal restriction on funding for inpatient hospital services, state general revenue has traditionally been the primary funding source for state hospital services for adults between ages 22 and 64, and efforts to improve or expand public inpatient services were funded almost entirely by the state without federal matching.229

The final managed care rules regarding the IMD exclusion were entered into the Federal Register on May 6, 2016.230 The new rules permit “Federal Financial Participation (FFP) for a full monthly capitation payment on behalf of an enrollee aged 21 to 64 who is a patient in an IMD,” so long as the individual elects to receive services in a public or private IMD and the IMD in question provides psychiatric inpatient care, substance use disorder inpatient care, or behavioral health crisis residential services.231 Federal Financial Participation also only applies for short-
term IMD stays of less than 15 days in one month, but stays can exceed the 15-day limit if the days are spread out over two months (e.g., 10 days at the end of July and 10 days at the beginning of August). While some advocates have argued that the 15-day limit is too restrictive or that the new rules incentivize inpatient treatment over community-based interventions, CMS has expressed that this new rule will help a large number of cases because the average length of stay for all inpatient psychiatric hospitals is 8.2 days.232 Before this rule change, stand-alone psychiatric facilities could not deny admission to individuals referred to them, but they also did not receive federal Medicaid match payments, creating the risk of lower quality care and premature discharge.233 The objective of the rule change was to mitigate the IMD exclusion and address shortages in short-term inpatient behavioral health treatment by providing more flexible financing options.

As of June 2018, 12 states have approved IMD SUD waivers, and 13 IMD SUD requests (including 12 new states, and one seeking to expand existing authority) are pending with CMS.234 Congress is considering amending the IMD payment exclusion, including one piece of legislation that would restrict IMD SUD services to those with opioid use disorder. 235 As of August 2018, no federal legislation related to the IMD waiver had passed.

State Hospitals Utilization and Costs

Over the past decade, the yearly average cost per patient served in state hospitals has seen an 80 percent increase, from $11,912 in FY 2006 to $21,437 in FY 2017, an increase of $9,525 in the average cost per state hospital client.236 Despite a shortage of inpatient psychiatric beds, the average daily censuses of all hospitals are below their total funded capacities. This is partly because hospitals must retain some open bed capacity in case of emergencies, but also because staffing shortages and high turnover have made it difficult for many hospitals to fully utilize the number of beds they have. There has also not been any increase in the number of state-operated beds in recent years — only more contracted community hospital beds — and unmet hospital infrastructure repair and renovation needs have actually taken state contracted beds out of operation.237

Whether due to an individual’s especially intensive mental health needs or their lack of access to community-based treatments and services, many individuals have trouble remaining in the community after discharging from a state hospital. As Figure 34 shows, individuals who cycle in and out of state hospitals account for a significant portion of the roughly 2,236 patients who are in state hospitals on any given day.238 Since inpatient hospitals serve as a safety net for many individuals who receive inadequate or no community-based treatments, the availability and quality of community-based services has a direct impact on inpatient hospital capacity.239
Improvements to Aging State Hospital Infrastructure

In June 2016, Dr. David Lakey, the Chief Medical Officer for the UT Health System, identified the following key challenges present in the Texas mental health hospital system:

- Lack of capacity
- Hospitals are poorly designed for modern healthcare
- Current condition of hospitals
- Cost of replacing hospitals
- Increasing medical complexity of patients
- Lack of integration between physical and mental health
- Lack of strong partnerships with academia
- Rural facilities are frequently the sole “industry” of the local community
- Recruiting staff
- Increasing outside medical care costs
- Role in disproportionate share hospital funding
- Current mental health hospital system is underfunded.

The 85th legislature appropriated funding for $300 million to HHS for the construction or significant repair of the state hospitals. In August 2017, HHS submitted a comprehensive plan for transformation of the state hospital system, including a request to expend funds to the governor and the legislature. On December 18, 2017, the Legislative Budget Board and the governor approved the use of $47.7 million for various projects. HHS started the projects in spring 2018. Phase I projects include: Rusk State Hospital, Kerrville State Hospital, Continuum of Care...
Campus in Houston, Austin State Hospital, and the San Antonio State Hospital. More information is available in the Texas Environment section.


State-Funded Community and Private Hospitals

Community and private hospitals are neither owned nor operated by the state, but instead receive state funding in order to provide mental health inpatient services to individuals. Table 35 below shows the community hospitals that are currently contracted with HHSC, the state funds allocated for each facility, and the number of hospital beds available.

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Fiscal Year 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montgomery County</td>
<td>$16,994,512.00</td>
</tr>
<tr>
<td>University of Texas Health Center at Tyler</td>
<td>$9,216,250.00</td>
</tr>
<tr>
<td>Abilene Regional MHMR Center DBA Betty Hardwick Center</td>
<td>$722,700.00</td>
</tr>
<tr>
<td>Anderson Cherokee Community Enrichment Services (ACCESS)</td>
<td>$4,219,400.00</td>
</tr>
<tr>
<td>Austin-Travis County MHMR DBA Integral Care</td>
<td>$2,007,500.00</td>
</tr>
<tr>
<td>Bluebonnet Trails Community MHMR Center</td>
<td>$501,875.00</td>
</tr>
<tr>
<td>Burke Center</td>
<td>$1,253,775.00</td>
</tr>
<tr>
<td>Camino Real Community Services</td>
<td>$408,800.00</td>
</tr>
<tr>
<td>Center for Health Care Services – Bexar County MHMR Center</td>
<td>$6,688,625.00</td>
</tr>
<tr>
<td>Center for Life Resources</td>
<td>$190,895.00</td>
</tr>
<tr>
<td>Central Counties Center for MHMR Services</td>
<td>$204,400.00</td>
</tr>
<tr>
<td>Coastal Plains Community MHMR Center</td>
<td>$1,095,000.00</td>
</tr>
<tr>
<td>Collin County MHMR Center DBA Lifepath Systems</td>
<td>$1,617,700.00</td>
</tr>
<tr>
<td>Denton County MHMR Center</td>
<td>$2,462,290.00</td>
</tr>
<tr>
<td>El Paso MHMR DBA Emergence Health Network</td>
<td>$121,454.00</td>
</tr>
<tr>
<td>Gulf Bend MHMR Center</td>
<td>$481,800.00</td>
</tr>
<tr>
<td>Heart of Texas Region MHMR Center</td>
<td>$766,500.00</td>
</tr>
<tr>
<td>Hill Country Community MHMR</td>
<td>$1,208,150.00</td>
</tr>
<tr>
<td>Lakes Regional Mental Health and Mental Retardation Center DBA Lakes Regional Community Center</td>
<td>$255,500.00</td>
</tr>
<tr>
<td>Lubbock Regional MHMR Center DBA Starcare Speciality Health</td>
<td>$4,126,274.00</td>
</tr>
<tr>
<td>MHMR Authority of Brazos Valley</td>
<td>$1,324,950.00</td>
</tr>
<tr>
<td>MHMR of Tarrant County</td>
<td>$6,367,060.00</td>
</tr>
<tr>
<td>North Texas Behavioral Health Authority</td>
<td>$6,373,407.00</td>
</tr>
</tbody>
</table>
### Fiscal Year 2018

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Annual Funds</th>
<th>Number of Beds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pecan Valley MHMR Region</td>
<td>$839,135.00</td>
<td>3.8</td>
</tr>
<tr>
<td>Spindletop MHMR Services DBA Spindletop Center</td>
<td>$2,168,100.00</td>
<td>9</td>
</tr>
<tr>
<td>Texana Center</td>
<td>$511,000.00</td>
<td>2</td>
</tr>
<tr>
<td>Texoma Community Center</td>
<td>$511,000.00</td>
<td>2</td>
</tr>
<tr>
<td>The Gulf Coast Center</td>
<td>$4,082,246.00</td>
<td>20</td>
</tr>
<tr>
<td>The Harris Center for Mental Health and IDD</td>
<td>$30,800,496.00</td>
<td>177</td>
</tr>
<tr>
<td>The Harris Center for Mental Health and IDD</td>
<td>$4,674,303.00</td>
<td>22</td>
</tr>
<tr>
<td>Tri-County Behavioral Healthcare</td>
<td>$1,523,875.00</td>
<td>7</td>
</tr>
<tr>
<td>Tropical Texas Behavioral Health</td>
<td>$3,312,375.00</td>
<td>15</td>
</tr>
<tr>
<td>West Texas Centers for MHMR</td>
<td>$2,208,250.00</td>
<td>10</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>$119,239,597.00</strong></td>
<td><strong>600.9</strong></td>
</tr>
</tbody>
</table>

Source: Health & Human Services Commission. Data request. Received 9/13/18.

While efforts are underway to divert individuals experiencing mental health crises away from emergency rooms and into more therapeutic environments, regular hospitals also help meet the inpatient needs of individuals with mental illness. While there is no comprehensive information on the statewide utilization of inpatient beds in freestanding psychiatric hospitals, a survey by the Texas Hospital Association found that the majority of non-state-owned psychiatric beds are full.241

## Institutional Long-Term Services and Supports

Persons with disabilities residing in skilled nursing facilities, privately operated intermediate care facilities, or large state-operated supported living centers often experience co-occurring behavioral health conditions. Funding for these residential services is provided primarily through Medicaid. SSLCs were previously administered through DADS but are now administered through the Health and Specialty Care System Division (formerly known as the State Operated Facilities Division) of HHSC.

### Skilled Nursing Facilities

Texas nursing facilities provide institutional care for older Texans and people with disabilities whose medical condition requires skilled licensed nursing services. In FY 2016, there were 1,220 licensed nursing facilities in Texas.242 While Medicaid nursing facilities require medical necessity for admission, many individuals residing in nursing facilities also have co-occurring mental health conditions. In March 2015, nursing facility services were integrated into STAR+Plus, a Texas Medicaid managed care program that provides both acute care and long-term services and supports. Nursing facilities provide room and board, social services, medical supplies and equipment, over-the-counter drugs and personal needs items. Skilled behavioral health services are provided by psychiatrists and other medical and behavioral health professionals.

In order to ensure that the mental health needs of nursing home residents are...
identified and addressed, the federal government mandates Preadmission Screening and Resident Review Level 1 screening prior to admission to a nursing facility. PASRR screening is intended to identify the following:

- Individuals who have a mental illness, an intellectual disability, or other developmental disability (also known as related conditions);
- The appropriateness of placement in the nursing facility; and
- Eligibility for specialized services.\(^{243}\)

In 2013, CMS directed Texas to make changes to the PASRR program. Three major changes include:

- Eliminating the role of nursing facilities in the PASRR evaluation determination process by introducing local authorities as the party that will complete the PASSR evaluation;
- Requiring specific, specialized services to be identified before nursing facility admission; and
- Requiring an automated communication to local authorities that is triggered when a Resident Review is required.\(^{244}\)

**Community Intermediate Care Facilities (ICF)**

The federal government gives states the option to include intermediate care facility services in their Medicaid state plans. However, once a state chooses to include ICF services as a Medicaid benefit, those services become an entitlement to all those meeting eligibility criteria. Community-based ICFs can be licensed to provide services to people with intellectual disabilities or other developmental disabilities, referred to as related conditions. As of 2017, there were 805 licensed ICFs in Texas.\(^{245}\)

These facilities provide residential services similar to the SSLCs but are privately owned and operated. Community ICF facilities vary in size from six beds to over 160 beds; most community-based ICFs are small, with eight or fewer beds.

**State Supported Living Centers (SSLCs)**

State supported living centers are large institutions that provide 24-hour residential services for people with intellectual and developmental disabilities. Individuals seeking placement in an SSLC must meet both financial and functional eligibility requirements. Behavioral health treatment is a required service that must be provided by the facilities, as some residents have both a mental health condition in addition to an IDD. The SSLCs are licensed and certified ICFs owned and operated by the state (community ICFs are privately owned). Approximately 60 percent of the SSLC operating funds come from the federal government, and 40 percent from state revenue and third-party revenue resources.\(^{246}\)

SSLCs operate in 13 locations: Abilene, Austin, Brenham, Corpus Christi, Denton, El Paso, Lubbock, Lufkin, Mexia, Richmond, Rio Grande, San Angelo, and San Antonio. Rio Grande State Center is also a licensed inpatient psychiatric hospital, serving persons with intellectual and developmental disabilities and mental illness.

As of FY 2017, 3,026 individuals reside in these facilities.\(^{247}\) Although the SSLC population has declined significantly over the past decade, any discussion related to closure or consolidation of facilities has been met with strong legislative opposition.

There was significant debate around SSLCs during the 84th legislative session due...
to the DADS Sunset Recommendations to close six centers, including closing the Austin SSLC by September of 2017. The legislature ultimately voted to keep the Austin SSLC and all other SSLCs operational. In Texas, only the legislature can direct closure of an SSLC. In the 85th legislative session, Senator Hinojosa introduced a bill, SB 602, which would have required a commission to review each SSLC. The legislation would have given the commission authority to recommend which SSLCs should be consolidated or closed. The bill did not pass during the 85th legislative session.

Due to fixed costs and the deterioration of aging facilities, as the census in these facilities declines, the per person costs increase. According to a Sunset Commission final report in 2015, maintaining the large system of state-run facilities is costly, involving more than thousands of employees and a budget of $661.9 million a year. An HHSC report revealed that delivering services to a person in an SSLC costs $856.70 per day, totaling over $360,000 per year. According to a 2018 HHSC report, SSLCs in Texas employ 13,470 people or full-time equivalents. Further, maintaining the SSLCs’ dilapidated infrastructure adds even more cost to the state. The 85th legislature appropriated approximately $80 million to help address infrastructure improvements and maintenance needs for SSLCs.

Table 36 below shows the SSLC enrollment trends from FY 2010 to the projected figures in FY 2020 and 2021.

Table 36. State Supported Living Center Enrollment Trend and Projections, Fiscal Years 2010-2019

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<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>4,207</td>
<td>3,993</td>
<td>3,756</td>
<td>3,547</td>
<td>3,362</td>
<td>3,186</td>
<td>3,103</td>
<td>3,019</td>
<td>2,983</td>
<td>2,947</td>
</tr>
</tbody>
</table>


As part of a 2009 settlement agreement with the U.S. Department of Justice over conditions at SSLCs, DADS agreed to improve health, safety, and quality of care for residents. The agreement includes increased access to psychiatric care and psychological services, as well as improved policy and practices to reduce the use of restraints. Independent monitors were assigned in mid-2014 to visit and report on conditions at all 13 SSLCs. Despite the 2009 agreement, the October 2017 monitoring report for the Austin SSLC continued to identify deficiencies. Other monitoring reports in 2017 identified deficiencies at the SSLCs related to psychiatric and psychological services, including individual residents not progressing toward psychiatric goals and not maintaining psychiatric stability. Reports did indicate that when an individual was not making progress toward psychiatric goals, that revisions to treatment were made. Updated reports for all 13 SSLCs were released in 2018 as the centers continue to be evaluated by independent monitors every nine months.

Table 37 presents information on the eligibility requirements and services provided by institutional providers of LTSS services.
Table 37. Institutional Care Eligibility and Behavioral Health-Related Services

<table>
<thead>
<tr>
<th>Program</th>
<th>Eligibility</th>
<th>Behavioral Health Services Provided (beyond Medicaid state plan services)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nursing Facilities</td>
<td>• Have a medical condition that requires the skills of a licensed nurse on a regular basis. Beginning May 1, 2015, people who are covered by Medicaid and living in a nursing facility receive their basic health services (acute care) and long-term services through STAR+PLUS. People who get Medicaid and Medicare (dual-eligible) receive their basic health services through Medicare and their long-term services through STAR+PLUS.</td>
<td>24-hour residential care and services that include: • PASRR (see above) • Behavioral health services • Medication management • Skilled nursing • Specialized therapies/services • Rehabilitative therapies</td>
</tr>
<tr>
<td>Intermediate Care Facilities for Individuals with Intellectual Disabilities and Related Conditions</td>
<td>• Have a diagnosis of intellectual disability with a full-scale IQ score of below 70 and an adaptive behavior level with mild to extreme deficits, or • Have a full-scale IQ score of 75 or below and a primary diagnosis by a licensed physician of a related condition (manifested before age 22 years), and an adaptive behavior level with mild to extreme deficits, or • Have a primary diagnosis of a related condition (manifested before age 22) diagnosed by a licensed physician regardless of IQ and an adaptive behavior level with moderate to extreme deficits, AND • Be in need of and able to benefit from the active treatment provided in the 24-hour supervised residential setting of an ICF. • Be eligible for SSI or Medicaid.</td>
<td>24-hour residential care and services that include: • Physician services • Behavioral health services • Medication management • Nursing • Skills training • Occupational, physical and speech therapies • Services to maintain connections between residents and their families/natural support systems</td>
</tr>
<tr>
<td>State Supported Living Centers</td>
<td>• Meet ICF/ID eligibility requirements. • Have severe or profound intellectual and developmental disabilities, or • Have intellectual and developmental disabilities and be medically fragile, or • Have intellectual and developmental disabilities and behavioral challenges, or • Represent a substantial risk of physical injury to self or others. • As an adult, be unable to provide for the most basic personal physical needs. 258</td>
<td>24-hour residential care and services that include: • Physician and nursing services • Behavioral health services • Skills training • Occupational therapies • Vocational programs and employment • Services to maintain connections between residents and their families/natural support systems</td>
</tr>
</tbody>
</table>

Table 38 shows the trends over the past three years of the number of individuals in each Medicaid 1915(c) waiver program with a co-occurring mental health condition.

### Table 38. Percentage of People Enrolled in DADS Programs with a Behavioral Health Diagnosis

<table>
<thead>
<tr>
<th>Program</th>
<th>FY2013 Enrolled</th>
<th>BH Diagnosis</th>
<th>%</th>
<th>FY2014 Enrolled</th>
<th>BH Diagnosis</th>
<th>%</th>
<th>FY2015 Enrolled</th>
<th>BH Diagnosis</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>CLASS</td>
<td>4,828</td>
<td>1,080</td>
<td>22.37%</td>
<td>5,011</td>
<td>1,055</td>
<td>22.05%</td>
<td>5,222</td>
<td>1,169</td>
<td>22.39%</td>
</tr>
<tr>
<td>HCS</td>
<td>21,404</td>
<td>8,201</td>
<td>38.32%</td>
<td>22,265</td>
<td>8,568</td>
<td>38.48%</td>
<td>25,331</td>
<td>9,320</td>
<td>36.79%</td>
</tr>
<tr>
<td>DBMD</td>
<td>1,158</td>
<td>16</td>
<td>10.13%</td>
<td>189</td>
<td>25</td>
<td>13.23%</td>
<td>263</td>
<td>32</td>
<td>12.17%</td>
</tr>
<tr>
<td>MDCP</td>
<td>6,407</td>
<td>2,486</td>
<td>38.80%</td>
<td>6,462</td>
<td>1,987</td>
<td>30.75%</td>
<td>6,626</td>
<td>2,014</td>
<td>30.40%</td>
</tr>
<tr>
<td>TxHmL</td>
<td>5,997</td>
<td>1,522</td>
<td>25.38%</td>
<td>6,928</td>
<td>1,859</td>
<td>26.83%</td>
<td>9,078</td>
<td>2,580</td>
<td>28.42%</td>
</tr>
<tr>
<td>ICFs/ID</td>
<td>6,169</td>
<td>2,535</td>
<td>41.09%</td>
<td>6,101</td>
<td>1,897</td>
<td>31.09%</td>
<td>5,961</td>
<td>1,348</td>
<td>22.61%</td>
</tr>
<tr>
<td>Nursing Facilities</td>
<td>93,032</td>
<td>56,227</td>
<td>60.44%</td>
<td>92,844</td>
<td>58,983</td>
<td>63.53%</td>
<td>86,140</td>
<td>58,560</td>
<td>67.98%</td>
</tr>
<tr>
<td>SSLCs</td>
<td>3,912</td>
<td>2,196</td>
<td>56.13%</td>
<td>3,715</td>
<td>1,745</td>
<td>46.97%</td>
<td>3,475</td>
<td>1,455</td>
<td>41.87%</td>
</tr>
</tbody>
</table>

Source: Department of Aging and Disability Services. (2016, October 3). Data Request: People enrolled in DADS programs.
Note: Updated data not available.

## COMPETENCY RESTORATION SERVICES

A person charged with a crime who is found incompetent to stand trial (i.e., unable to competently understand court proceedings) must be restored to competency before the legal process can continue. In order to be considered competent to stand trial, that person must be able to consult with his or her defense lawyer and have a rational and factual understanding of the legal proceedings.259, 260 Individuals determined to be incompetent, typically due to mental illness or an intellectual disability, may be placed into inpatient competency restoration programs, jail-based competency restoration programs, or outpatient competency restoration programs. Placement into these specialty programs is determined by a mixture of factors, including an individual’s clinical complexity, criminal history, and the safety risk they pose to the community and to other individuals placed in their program.261

In 2012, a Travis County District Court judge ruled on a forensic restoration capacity lawsuit filed by Disability Rights Texas in 2007 that challenged the DSHS clearinghouse waitlist for people found IST.262 The court found that a defendant deemed IST cannot be held in jail for more than 21 days prior to admission into a competency restoration program.263 However, in May 2014, the Third Court of Appeals in Austin overturned that ruling on procedural grounds, finding that plaintiffs in the case had failed to demonstrate that DSHS’ list operates in an unconstitutional manner for every detainee. While the court found that the DSHS practice of maintaining the list was not unconstitutional, it indicated that detention beyond a certain period would be unconstitutional.264 As of May 2016, Disability Rights Texas was still in litigation with DSHS over the constitutionality of the lengths of time experienced by individuals on the waitlist. Wait times for forensic services in April 2016 were still as long as nine months in some cases.265
Inpatient Competency Restoration

Individuals found IST may be committed to a state hospital forensic unit to receive treatment and hopefully restore their competency to stand trial. Before 2004, inpatient competency restoration was the only option for individuals found IST. There has been a steady and significant increase in the percentage of forensic commitments for inpatient competency restoration services in recent years and because those commitments have a much longer average length of stay than civil or voluntary commitments, the average daily census for forensic patients has now surpassed that of civil patients.

Figure 35. State Hospital Forensic Shift


Jail-Based Competency Restoration

The 83rd Legislature passed SB 1475 (83rd, Duncan/Zerwas) to create a jail-based competency restoration pilot program for individuals who otherwise would be committed to a mental health facility or residential care facility for inpatient competency restoration services.

In 2017, the HHSC JBCR pilot program report stated that the program experienced delays in implementation due to a “lack of strong interest in the procurement opportunity and a competitive pool; however, rules governing the provision of JBCR services were adopted in January 2016.” The 85th Legislature passed SB 1326 (Zaffirini/Price) to address a multitude of areas related to individuals with mental illness or IDD who are involved with the criminal justice system, including provisions to the JBCR program. More details on SB 1326 can be found in the Hogg Foundation Legislative Session summary: http://hogg.utexas.edu/wp-content/uploads/2017/08/UPDATED-Legislative-Summary_2017.pdf
Outpatient Competency Restoration

Outpatient competency restoration is a process of providing mental health services and legal education training and other competency restoration services to non-dangerous individuals in a community-based, outpatient setting. The idea of OCR is to give individuals the resources and services they need to maintain a level of psychiatric stability and be able to understand the legal process so that they can proceed through the court system. OCR programs typically provide mental health and substance use treatment, case management services, and legal education to people charged with misdemeanors and non-violent felony offenses. OCR programs can allow low-risk individuals with mental illness to avoid prolonged stays in jails or state hospitals, which are costly to local taxpayers and often have the result of exacerbating individuals’ mental illness, making treatment more difficult and generally more expensive.

The Texas Code of Criminal Procedures began allowing referrals to OCR programs in 2003. In 2007, Texas initiated four outpatient competency restoration pilot programs in response to the growing number of forensic commitments in state psychiatric hospitals. In 2011, Rider 78 (82nd Legislative Session) directed DSHS to allocate $4 million each year to support expanding the number of OCR pilot sites beyond the initial four. Texas added another eight OCR programs between 2011 and 2013.

Current Texas OCR sites include:

- Austin (2008)
- San Antonio (2008)
- Fort Worth (2008)
- Dallas (2008)
- Tyler (2012)
- Longview (2012)
- El Paso (2012)
- Galveston (2012)
- Lubbock (2012)
- Corpus Christi (2012)
- Beaumont (2012)
- Waco (2013)

In addition to avoiding the high cost of hospitalization, OCR can reduce costs to jails and local communities by reducing the length of time individuals remain in jail and eliminating the cost of transporting an individual long distances to an available hospital bed. The Hogg Foundation’s 2014 evaluation of OCR programs found that a person’s likelihood of restoration increased with greater lengths of stay in an OCR program, up to a 21-week threshold. After the 21-week mark, longer lengths of stay were not associated with greater likelihood of restoration. In addition, prior hospitalizations were shown to have a significant effect on a person’s likelihood to be restored to competency in an OCR program; individuals in OCR programs who had zero (86.0 percent) or one (80.5 percent) prior psychiatric hospitalizations were more likely to be successfully restored to competency than individuals who had two (67.8 percent) or three or more (68.7 percent) prior hospitalizations. Figure 36 below shows some of the most important components of successful OCR programs.
More recent research on OCR programs across the country concluded that OCR programs have “promising outcomes in terms of high restoration rates, low program failure rates, and substantial cost savings.” OCR program evaluations in multiple states have shown a number of benefits to OCR, including:

- An average rate of 70 percent competency restoration (77 percent in Texas);
- An average of 149 days to be restored to competency (70 days in Texas); and
- Total cost of OCR averaged $215 per individual per day ($140 in Texas).
This division’s units include:

- Office of Disability Prevention for Children
- Rehabilitative & Social Services
- Health & Developmental Services

**OFFICE OF DISABILITY PREVENTION FOR CHILDREN**

This office is new to HHSC and was created after Governor Greg Abbott vetoed a bill that would have moved the Texas Office of Prevention of Developmental Disabilities to the University of Texas. Since the legislation was vetoed and TOPDD was eliminated, the Office of Disability Prevention for Children was created within HHSC.

ODPC focuses on the prevention of disabilities in children from birth through 12 years of age. ODPC has identified five priority areas, one of which is to address the mental health needs of children with IDD. These include:

- Preventing disabilities caused by prenatal alcohol or substance exposure
- Preventing disabilities caused by maternal health issues during pregnancy
- Preventing acquired brain injury in children
- Early identification and diagnosis of disabilities to ensure early intervention and services
- Promoting mental health and wellness for individuals with an intellectual or developmental disability
One of the initial projects of this office was to facilitate trainings using *The Road to Recovery: Supporting Children with Intellectual Disabilities Who have Experience Trauma* developed by the National Child Traumatic Stress Network and the Hogg Foundation for Mental Health.

Future tasks and objectives for this office are still being developed.

**REHABILITATIVE AND SOCIAL SERVICES UNIT**

The Rehabilitative and Social Services Unit includes programs and services transferred from DARS to HHSC. The programs in this unit offer services to individuals living with mental illness including:

- Independent Living Services Programs
- Rehabilitative Services and Supports
- Guardianship

**INDEPENDENT LIVING SERVICES PROGRAM**

There are 30 independent living centers in Texas. A list of centers is available at [http://www.ilru.org/projects/cil-net/cil-center-and-association-directory-results/TX](http://www.ilru.org/projects/cil-net/cil-center-and-association-directory-results/TX). The Independent Living Services Program is intended to promote self-sufficiency for individuals with one or more significant disabilities. Services within the Independent Living Program seek to provide the individual with “consumer control, peer support, self-help, self-determination, equal access and self-advocacy.”

The Independent Living Services Program partners with Centers for Independent Living located around the state. These CILs are private, nonprofit, nonresidential centers that provide an array of independent living services. CILs partner with HHSC and community-based organizations and are funded either privately or with state and federal funds.

**Eligibility**

In order to be eligible for independent living services, an individual must be certified by a counselor to have a significant disability that results in a substantial impediment to the person’s ability to function independently in the family or community. There must also be a reasonable expectation that assistance will result in the person’s ability to function more independently.

Independent living services may include:

- Counseling and guidance
- Training and tutorial services
- Adult basic education
- Rehabilitation facility training
- Telecommunications, sensory and other technological aids for people who are hearing-impaired
- Vehicle modification
- Assistive devices such as artificial limbs, braces, wheelchairs, and hearing aids to
stabilize or improve function
• Other services as needed, such as transportation, interpreter services, and maintenance, in order to achieve independent living objectives.284

**COMPREHENSIVE REHABILITATION SERVICES**

The Comprehensive Rehabilitation Services program serves people who have experienced traumatic brain injuries and/or traumatic spinal cord injuries.285 The program is intended to ensure that consumers who have TBI and/or SCI receive individualized services to improve their functioning within the home and community to promote independence.286

The following are basic statistics available relating to the CRS program for FY 2017:

- Number of individuals serviced -- 877
- Number of new applications received – 488
- Number of successful case closures – 269
- Average monthly cost per individual -- $4,232
- Traumatic Brain Injury – 444 individuals
- Spinal Cord Injury – 377 individuals
- Both TBI and SCI – 56287

**GUARDIANSHIP PROGRAM**

The Guardianship Services program provides guardianship services to people referred by DFPS, or by a court under limited circumstances as described in the Estate Code. The court appointment of guardianship over an individual is intended to provide protection for adults whom the courts deem incapacitated. Often guardianship is appropriate and works as intended, ensuring guardians effectively manage the affairs of older adults and people with disabilities fairly, honestly, and appropriately. Guardianship profoundly limits a person’s decision-making rights and therefore must be considered carefully. Guardianship may include, but is not limited to, overseeing services, arranging for community or institutional placement, managing estates, and making medical decisions.

The purpose of the guardianship program under Human Resources Code Section 161.101 is to provide guardianship services to:

- Incapacitated children upon reaching the age of 18 who have been in CPS conservatorship;
- Incapacitated adults age 65 or older, or between the ages of 18-65 with a disability, who were referred by APS following an investigation in which abuse, neglect, or exploitation was confirmed, and no other means of protecting the person is available and there is some indication the individual lacks capacity; and
- Incapacitated individuals referred directly to the program by a court with probate authority under certain criteria established in statute or rule.288

In order for HHSC to provide guardianship services, less restrictive alternatives must not be available; an appropriate and qualified alternate guardian must not be available and willing to serve; the individual under guardianship must have resources available to fund the services, including long-term care; and there must be an expectation that guardianship will meet the person’s needs.289
During the 85th legislative session, multiple bills passed reforming the guardianship process in Texas. SB 36 (85th, Zaffirini/Thompson, Senfronia) strengthens regulations surrounding guardianship and requires the Judicial Branch Certification Commission to establish a database of all registered guardianship programs. The database is required to include information on whether these programs are in good standing and must be made available on JBCC’s webpage. Additionally, SB 1709 (85th, Zaffirini/Moody) requires a guardian to provide information regarding the person under guardianship’s health and residence to certain relatives.

SB 667 (85th, Zaffirini/Smithee) passed the legislature but was vetoed by Governor Greg Abbott on June 12, 2017. The bill would have created a guardianship compliance program to provide more resources for courts with jurisdiction over guardianship. The program would have created a guardianship compliance specialist position responsible for reviewing guardians and creating best practice guidelines. The 85th Legislature failed to pass a bill to require person-first language by changing the term “ward” to “person under guardianship,” which many stakeholders prefer and consider more respectful. SB 498 (85th, Zaffirini/Neave) attempted to update guardianship language but failed to pass.

HEALTH AND DEVELOPMENTAL SERVICES

EARLY CHILDHOOD INTERVENTION (ECI) SERVICES

Early interventions have the potential to mitigate the impact of developmental delays that can lead to later physical, cognitive, and behavioral challenges. Providing services to families and children at an early stage in development can reduce the cost of special needs services, enable families to provide support to their special needs children, and counter environmental risk factors.

ECI is authorized by Part C of the Individuals with Disabilities Education Act; Part C is a federal grant program that assists states in operating a statewide early intervention program for infants and toddlers ages zero to three. State general revenue funds are required to draw down federal funding for ECI programs. The operating budget for ECI in 2018 was $141,954,721.

A Child’s Journey through ECI:

Getting Started
1. Referral
2. First Visit
3. Evaluation and Assessment

Next Steps: ECI Services
4. Individualized Family Service Plan Meeting and Individualized Family Service Plan Development
5. ECI Service Delivery Begins
6. Review of Child’s Progress

Future Steps: Leaving ECI
7. Children must transition out of ECI by their third birthday.

Eligibility for Services

To determine eligibility for ECI services, a team of at least two professionals from different disciplines performs a comprehensive evaluation of a child’s abilities. Generally, eligibility is determined by a child meeting at least one of following three criteria:

- **Medically diagnosed condition:** Children with medical diagnoses that have a high probability of resulting in developmental delays. For a list of diagnoses that qualify for ECI see https://hhs.texas.gov/services/disability/early-childhood-intervention-services
- **Auditory or visual impairments:** Children with auditory or visual impairments as defined by the TEA.
- **Developmental delays:** Children with developmental delays of at least 25 percent that affect function in one or more areas of development.

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**Figure 37. Reasons for Eligibility for Programs/Services**


ECI evaluates a child for developmental delay using the Battelle Developmental Inventory, which includes an assessment of the child’s social and emotional delays. Based on the results of this evaluation, ECI professionals and the child’s family work as a team to develop an individualized family service plan. The plan may include a range of services such as evaluation, service planning, family counseling, therapy services (such as occupational, physical, and speech therapy), nutrition services, and psychological and social work services.

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**Services, Utilization, and Costs**

Eligible children can participate in ECI regardless of their income level and certain ECI services are free of charge, including evaluation and assessment, case management, development of an Individualized Family Service Plan, and
translation and interpreter services. ECI is a cost share program, meaning that families with the ability to pay are expected to contribute financially to the cost of services. Children on Medicaid receive all ECI services free of charge. Other families pay for ECI services on a sliding scale basis. Family income, family size, the child’s foster care status, and public and private health insurance are taken into account when arriving at a maximum monthly charge for ECI services. Families will not be turned away due to an inability to pay. In FY 2017, 55,412 children received comprehensive ECI services, up from 50,634 in FY 2015. Table 39 provides data on eligibility categories, the ages of children receiving the services, and the types of services provided.

### Table 39. Early Childhood Intervention, FY 2017

<table>
<thead>
<tr>
<th>Reasons for eligibility (percentages)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Medically diagnosed</td>
<td>16.9%</td>
</tr>
<tr>
<td>Developmental delays</td>
<td>81.5%</td>
</tr>
<tr>
<td>Auditory or visual impairment</td>
<td>1.6%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of children receiving services</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of children receiving services</td>
<td>55,412</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of children in each age group receiving services</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>0-12 months</td>
<td>19,831</td>
</tr>
<tr>
<td>13-24 months</td>
<td>18,455</td>
</tr>
<tr>
<td>25-36 months</td>
<td>17,126</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services used (percentages)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Developmental services</td>
<td>77.3%</td>
</tr>
<tr>
<td>Speech/language therapy</td>
<td>56.6%</td>
</tr>
<tr>
<td>Occupational therapy</td>
<td>26.7%</td>
</tr>
<tr>
<td>Physical therapy</td>
<td>21.8%</td>
</tr>
<tr>
<td>Nutrition</td>
<td>4.6%</td>
</tr>
<tr>
<td>Psychological/social work</td>
<td>0.1%</td>
</tr>
<tr>
<td>Vision services</td>
<td>1.5%</td>
</tr>
<tr>
<td>Audiology</td>
<td>1.9%</td>
</tr>
</tbody>
</table>

Note: Percentages were calculated based on the total number of plans for each service category/total number of children with plans. Please note that the total number of children with plans = 54,871, which is not the same as total number of children receiving services in 2017 (55,412), because children receiving service coordination only and enrolled children without an Individualized Family Service Plan are not counted in the total number of children with plans but are counted in the number of children receiving services.

**AUTISM PROGRAM**

The following description was captured from the HHSC website (retrieved from https://hhs.texas.gov/services/disability/autism):

Autism spectrum disorder (ASD) is the fastest growing serious, developmental disability, affecting an estimated 1 out of 68 children in the United States. With this number growing at a significant rate, there continues to be an unmet need for services. The Autism Program was developed in an effort to mitigate this need. The program champions excellence in the delivery of services for families of children with autism. Services are provided through grant contracts with local community agencies and organizations that provide applied behavioral analysis (ABA) and other positive behavior support strategies. The program helps improve the quality of life for children on the autism spectrum and their families.

The Autism Program started as a pilot project in fiscal year (FY) 2008 and was intended to extend treatment services, including Applied Behavior Analysis (ABA), to children ages 3 through 8 with a diagnosis on the autism spectrum. Initially, the pilot served two geographic areas of Texas: Houston and Dallas/Fort Worth. Subsequent increases in funding from the Texas Legislature allowed the program to expand services into Austin, Corpus Christi, El Paso, and San Antonio. In FY 2016, DARS will expand to other Health and Human Services regions.

On September 1, 2014, rules were adopted with two ABA services for children: comprehensive ABA services for children aged 3 through 5 years and focused ABA services for children aged 3 through 15 years. Other changes included parent participation, child attendance, and additional staff training requirements.

In 2015, the 84th Texas Legislature increased funding for the Autism Program. Legislation also required changes to the services provided in the program. The Comprehensive ABA treatment services will be phased out during the 2016-2017 biennium. Comprehensive ABA treatment services will only be available to children enrolled in the comprehensive program as of August 31, 2015. These children will receive comprehensive services until their eligibility expires. Comprehensive ABA treatment services will no longer exist after August 31, 2017. Focused ABA treatment services will continue to be available to all eligible children.

Table 40 provides limited data on the number of children served, the average cost per child, and the number of program site in Texas.

**Table 40. Autism Program, FY 2017**

<table>
<thead>
<tr>
<th>Autism Program</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of children served</td>
<td>1,008</td>
</tr>
<tr>
<td>Average cost per child ¹</td>
<td>$524</td>
</tr>
<tr>
<td>Number of program sites and locations ²</td>
<td>21</td>
</tr>
</tbody>
</table>

Notes:

1. $524 is the average monthly cost per child receiving focused autism services.
2. Number of contractors.

Individuals living with mental illness and substance use conditions are often eligible for federal disability benefits. Accessing those benefits, however, can be challenging. While Supplemental Security Income and Social Security Disability Insurance are federally funded programs, disability determination for these services is conducted by the state through contracts with the federal government. Responsibility for disability determination is housed in the Access & Eligibility Services Division of HHSC.

In addition to conducting disability determination reviews for federal benefits, this division also partners with community organizations that assist low-income families apply for basic services such as obtaining food subsidies, temporary assistance to needy families, and Medicaid and CHIP services. With the assistance of Regional Community Relations specialists, communities work to improve access to the Medicaid and CHIP services often needed by individuals living with serious mental illness or children/youth with SED. A directory of these Regional Partnership Specialists can be found at https://hhs.texas.gov/about-hhs/community-engagement/office-community-access-services.

**DISABILITY DETERMINATION SERVICES**

The Disability Determination Services Division makes disability determinations for individuals with severe disabilities. DDS works with individuals who apply for benefits through the federal Social Security Administration to help pay for daily needs. Benefits available for both adults and children who meet eligibility include SSDI and SSI.

Both SSI and SSDI are cash assistance programs administered by SSA. HHSC staff
makes the initial disability determination for Texans applying for SSDI and/or SSI. Assistance applying for these cash assistance programs can be found at https://www.ssa.gov/disability/determination.htm.

Some people with serious mental health conditions will qualify for either or both SSDI and SSI. Qualifying for both SSDI and SSI benefits at the same time is called “concurrent benefits.” While concurrent benefits are not common, they are possible if an individual worked enough at some point in his or her life to have the required number of work credits.305

SOCIAL SECURITY DISABILITY INSURANCE

SSDI is available for individuals who can no longer work due to a medical condition, including mental illness that is expected to last at least one year or result in death.306 SSDI is governed by rules set out in Title II of the Social Security Act and covers workers age 18 to 65 who have a disability, widow/widower of workers with a disability, and adult children (with a disability) of workers with sufficient work histories.307 People become eligible for SSDI throughout their working lives by paying social security taxes.308 Approval for SSDI payments results in eligibility for Medicare coverage after a two-year waiting period.309 Approximately one-third of individuals receiving SSDI assistance qualify on the basis of a mental health diagnosis.310

SUPPLEMENTAL SECURITY INCOME

Supplemental Security Income is governed by rules set out in Title XVI of the Social Security Act. SSI provides monthly stipends to qualifying low-income adults who have a disability, are blind, or are over the age of 65.311 Children who have a disability or are blind may also qualify for SSI. Unlike SSDI, SSI is not based on an individual’s work history.312 The monthly maximum amounts for 2018 are $750 for an eligible individual and $1,125 for an eligible individual with an eligible spouse.313 Once approved for SSI, participants are eligible for Medicaid.314 According to the Social Security Administration, in April 2018 over 8 million individuals were receiving SSI benefits in the U.S.315

People who disagree with their SSI or SSDI determination have a legal right to appeal the decision. There are four levels of appeal:

- **Reconsideration**: Another disability examiner and medical team reviews the case to determine if the decision was proper. Claimants may submit additional evidence to support their case.
- **Administrative Hearing**: Claimants may present witnesses and evidence at a formal, private hearing with an administrative law judge.
- **SSA Council Hearing**: Reviews decisions by judges at the administrative hearing level.
- **U.S. Federal District Court**: A hearing at the federal court level; very few cases reach this level.316

According to a report by the SSA that tracked SSDI outcomes from 2006-2015, the number of applicants who were granted awards upon initial review averaged 23 percent.317 Of those who appealed their denial, 2 percent of applicants were subsequently granted benefits at the reconsideration state and 9 percent through a hearing.318
Eligibility

Eligibility for both SSDI and SSI is conditioned on the determination that an individual has a disability that prevents his or her ability to work. Like serious physical conditions, mental health conditions can be disabling and may allow an individual to access SSDI or SSI cash benefits if they meet other eligibility criteria. Initial disability determinations are made by disability officers within the DDS Division.319

According to a 2017 report by the SSA, mental health conditions constituted about one-third of the national SSDI diagnoses in 2016.320 Disability determinations for SSDI on the basis of a mental health condition are categorized as:

- Organic mental disorders
- Schizophrenic, paranoid, and other psychotic disorders
- Affective disorders
- Intellectual disability
- Anxiety-related disorders
- Somatoform disorders
- Personality disorders
- Substance use disorders
- Autism Spectrum Disorder
- Other pervasive developmental disorders321

Each of these categories includes a set of criteria that must be satisfied in order to qualify for SSDI. Monthly benefits for SSDI are dependent on the social security earnings record of the worker. There is no minimum SSDI monthly benefit; the monthly maximum benefit depends on the age at which a worker left the workforce due to his or her disability. The SSA makes the final admission decision on eligibility after consideration of a more exhaustive set of eligibility criteria.322 To be eligible for SSI, adults and children must meet strict financial and functional criteria in addition to having a disability (including mental health conditions).323

Additional information on eligibility criteria and how to apply is available on the Social Security website at http://www.ssa.gov.
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Policy Concerns

- Maintaining quality, accessible services during DFPS’ transition to community-based care.
- Tracking the usage and effectiveness of the Alternative Response System in the CPS investigative process.
- Increased focus on housing, employment, and normalcy as crucial parts of recovery for foster youth, including those aging out of foster care.
- Continued monitoring and prevention of child fatalities within the CPS system.
- Addressing disproportionality of minority and LGBTQIA youth in the CPS system and providing adequate services to meet the needs of these children and youth.
- More individualized interventions and treatment plans for youth with dual diagnoses (i.e., mental health and substance use or intellectual/developmental...
disabilities).
• System-wide integration of trauma-informed practices into all levels of care.
• Improving support for youth transitioning from child to adult services (ages 17-24).
• Ongoing review of the barriers to implementation for the Foster Care Redesign/Community Based Care Project.
• Implementation of the Family First Prevention Services Act in Texas.

Fast Facts

In FY 2017:

• The Statewide Intake (SWI) division of DFPS received an average of more than 2,200 contacts per day related to allegations of abuse, neglect or exploitation.1
• There were a total of 289,796 suspected victims of child abuse and neglect statewide.2
• 23,376 investigations of child abuse/neglect were transferred to the Alternative Response (AR) system after being deemed low acuity and low safety risk reports.3
• 232,911 investigations of abuse/neglect were opened after CPS staff determined they met the criteria for follow-up investigation.4
• Of the remaining 174,740 investigations completed, 39,570 were confirmed as child abuse and/or neglect and 19,782 children were removed from their homes.5
• 16,839 children were in the Texas foster care system as of August 31, 2018 (excluding the 13,213 children in non-foster substitute placements such as kinship care and DFPS adoptive homes).6
• DFPS confirmed 172 abuse/neglect-related fatalities of children, five of whom died while they were enrolled in the state foster care system.7
• Adult Protective Services (APS) completed 84,712 in-home investigations, with 63,982 of those investigations validated and 37,346 of those receiving follow-up services.8, 9
• The majority of allegations of in-home elder abuse were reported by medical personnel (22 percent), relatives (15 percent), community agencies (14 percent) and the victims themselves (11 percent).10
• The Child Care Licensing (CCL) division of DFPS oversaw approximately 20,882 daycare operations (or homes) serving 1,126,091 children in FY 2017.11 In 2017, CCL moved from DFPS to the Health and Human Services Commission (HHSC).

DFPS Acronyms

ACA – Affordable Care Act
ACH – All church home
APS – Adult Protective Services
APS PI – Adult Protective Services provider investigations
AR – Alternative response system
CAC – Children’s Advocacy Center
CANS – Child and Adolescent Needs and Strengths assessment
CASA – Court appointed special advocate
CBCAP – Community-based child abuse prevention
CCL – Child Care Licensing
CPD – CPS professional development
CPS – Child Protective Services
Organizational Charts

Figure 38. Organizational Structure of DFPS

Overview

The Department of Family and Protective Services (DFPS) is the state agency responsible for ensuring the safety of children, older adults, and adults with disabilities. DFPS is an independent agency that provides services and supports to these vulnerable populations to reduce the likelihood of abuse, neglect, and exploitation. Its headquarters are in Austin and as of 2017 included 13,000 employees that work in 268 local offices in 11 geographic regions. DFPS is divided into the same 11 regions as the Health and Human Services System — see Figure X in the HHSC section for a map of those regions. As Figure 39 below shows, Texas is also divided into several regional networks of child protection courts.

Figure 39. Map of Child Protection Courts and Covered Regions


As Table 41 shows, DFPS was comprised of five separate divisions before the reorganization of the Health and Human Services enterprise.
Changing Environment

The mental health needs of children involved with the child welfare system are far-reaching. Of the 32,000 children in foster care, half are living with a mental illness.13 Child Protective Services (CPS) has been plagued for years with serious issues including child fatalities, overburdened caseworkers, and a 2015 Supreme Court ruling that stated the system had “systematically violated the constitutional rights of children in foster care.”14 Due to critical issues within the child welfare system, transforming CPS was a legislative priority in the last several legislative sessions.

FUNDING FOR CPS CASEWORKER SALARIES AND KINSHIP CAREGIVERS

In order to help with caseworker turnover and retention, DFPS was granted $150 million in emergency funding in December 2016 to increase caseworker salaries and
hire more caseworkers.\textsuperscript{15} During the 85\textsuperscript{th} legislative session, lawmakers approved an additional $500 million for CPS over the next two years to continue funding the additional caseworkers and maintain raises.\textsuperscript{16} The Texas Legislature also increased available funding for kinship caregivers with HB 4 (85\textsuperscript{th}, Burkett/Schwertner).\textsuperscript{17}

**HB 5: DFPS AS A STAND-ALONE AGENCY**

In addition to funding for caseworker salaries and kinship caregivers, several major bills were filed related to the DFPS structure in efforts to improve the child welfare system. HB 5 (85\textsuperscript{th}, Frank/Schwertner), authorized DFPS to operate as an independent agency separate from the HHS system and required DFPS to report directly to the Governor of Texas. The bill was passed to allow DFPS “independence to be able to act quickly to make the changes and improvements needed to better protect children and adults from abuse, neglect, and exploitation.”\textsuperscript{18}

**SB 11: COMMUNITY-BASED CARE**

Another major reform bill passed during the 2017 legislative session was SB 11 (85\textsuperscript{th}, Schwertner/Thompson, Senfronia), which directs DFPS to expand the “Community-Based Care” model (formerly known as foster care redesign). Community-based care allows the state to contract with nonprofit organizations to serve children in foster care, adoptive care, and kinship care. Based on geographic service area, a single source continuum contractor (SSCC) will be responsible for case management and services that move children from foster care or kinship care into a permanent home. The goal is to gradually shift CPS’ role to quality oversight of foster care and services for children and families provided by nonprofit organizations, rather than providing the services directly through the state agency.\textsuperscript{19} Importantly, DFPS will remain responsible for all investigative functions. Some advocates have expressed concern with nonprofit groups taking on the work of CPS, particularly around finding appropriate homes for children with serious mental health conditions. However, supporters believe that a community-based care system based on geographic region will allow children to stay closer to home and prevent some of the highly-publicized tragedies occurring under the current system.\textsuperscript{20} More information on community-based care can be found later under the “Foster Care Redesign/Community-Based Care” subsection.

**OTHER DFPS-RELATED LEGISLATION**

Other DFPS-related bills passed during the 85\textsuperscript{th} legislative session include HB 7 (85\textsuperscript{th}, Wu/Uresti, Carlos), which addresses issues related to CPS legal proceedings. The bill reinforced an emphasis on children being placed with relatives (known as “kinship care”), required a Foster Care Bill of Rights, expanded the rights and responsibilities of guardians and attorneys ad litem, and restricted in-patient psychiatric hospitalization requests by guardians or conservators of individuals younger than 18. The bill also required DFPS to periodically review the need for continued inpatient treatment and created a community-based dropout recovery program to give youth access to alternative education opportunities.

HB 1542 (85\textsuperscript{th}, Price/Birdwell) amended the definition of “least restrictive
environment” for children in foster care to mean the placement that is most family-like in comparison to all other available placements. The bill allows placements for foster homes or general residential operations operating as a “cottage home” to be considered as the “least restrictive environment” for children over the age of six who cannot find a placement with a relative or other designated caregiver. For children below the age of six, a cottage home placement is only considered if DFPS determines it is in the best interest of the child. HB 1542 also defines additional considerations for selecting a placement, including the geographic proximity to a child’s home, the most able to meet the identified needs of the child, and if the placement satisfies any expressed interests of the child relating to the placement.

HB 2335 (85th, Miller/Rodriguez, Justin) would have required evidence-based trauma training for attorneys ad litem, court-appointed special advocate (CASA) volunteers or employees, and CPS employees who have contact with children who have experienced trauma. The bill did not pass.

LAW SUIT AGAINST DFPS/CPS

The DFPS foster care system came under increased public scrutiny after a class-action lawsuit was filed against DFPS in 2011 on behalf of all Texas children in foster care on a long-term basis. The case was originally brought forth by two advocacy groups — Children’s Rights and A Better Childhood. Over a dozen other advocacy organizations joined as plaintiffs in the case. The lawsuit focused on how CPS treats children in the state’s Permanent Managing Conservatorship (PMC) program, specifically children who have been unable to find a permanent placement within a year of their initial removal from their home. In 2011, when the lawsuit was first brought against CPS, there were approximately:

- 12,000 children in PMC, of which there were
  - 6,400 children in PMC for three or more years,
  - 500 children in PMC for more than 10 years, and
  - More than 1/3 of children in PMC experiencing five or more placements.

In December 2015, U.S. Federal District Judge Janis Graham Jack of Corpus Christi issued a ruling on the case, finding that the state had systematically violated the constitutional rights of children in PMC foster care. Judge Jack described the foster care system run by DFPS as one “where rape, abuse, psychotropic medication and instability are the norm,” where children “often age out of care more damaged than when they entered.” Several of the ruling’s reforms to improve the PMC program were implemented in the beginning of 2016. These changes include:

- Addressing caseworker turnover and caseload size issues by directing DFPS to hire enough caseworkers to “ensure that caseloads are manageable” across the state.
- Addressing concerns of child safety in foster care placements by prohibiting placement of children in foster group homes without 24-hour awake supervision and addressing regulatory lapses in the state’s “broken” residential licensing division.

Judge Jack appointed two special masters in March 2016 to help guide and oversee the changes to DFPS’ foster care system. The two transition masters, mediator
and specialist attorney Francis McGovern and Kevin Ryan, former Commissioner of Children and Families for New Jersey, began their new roles working with DFPS on April 1, 2016. The co-transition masters created a plan to address the capacity issues, defining “manageable” caseload sizes, and resolving other problems with the PMC program identified in the lawsuit. Their plan guided Judge Jack’s final ruling, released on January 19, 2018, which is discussed below.

**Legislative Response to the Court’s Initial Order**

In January 2017, prior to the 85th legislative session, the court issued its initial order with recommended steps to protect children in the PMC program. Texas Speaker of the House Joe Strauss declared that fixing the foster care system was on the top of the legislative agenda for the 85th Legislative session and the Legislature acted by making several changes consistent with the court’s order. For example, to address the caseworker turnover and workload challenge, the Legislature sustained the emergency funding for CPS ($142.4 million approved in December 2016) and included a requirement in SB 11 (85th, Schwertner/Thompson, Senfronia) for DFPS to create a caseload management system. Consistent with the court’s order to improve outcomes for youth who age out of care, the Legislature required DFPS to overhaul the Preparation for Adult Living (PAL) classes and now require attorneys and guardians to obtain birth certificates and other identifying documents for foster youth age 16 or older. The Legislature strengthened oversight of foster care facilities by requiring foster care group homes to meet General Residential Operations (GRO) standards in HB 7 (85th, Wu/Uresti, Carlos) and improved kinship care support in order to increase placements in family-like settings in HB 4 (85th, Burkett/Schwertner) and HB 7 (85th, Wu/Uresti, Carlos). Perhaps the most significant change is the Legislature’s embrace of community-based care throughout Texas in order to keep children closer to home and connected with their communities and families. While the 85th Legislature did not address all of the issues raised by the court’s initial ruling, it took significant steps to address the concerns raised by the court.

**Judge Jack’s Final Court Order**

On January 19, 2018, Judge Jack issued a final order in accordance with the recommended plan of implementation by the two special masters assigned to the case. The final order requires DFPS to implement nearly 100 changes to the CPS system. According to Texas CASA, some of the most important are a reduction in caseloads for conservatorship caseworkers, creation of a new comprehensive data system, expansion of placement capacity to meet regional needs, and payment of attorneys ad litem by DFPS while children are in PMC. After the final ruling was issued, the 5th U.S. Circuit Court of Appeals upheld Attorney General Ken Paxton’s request for a temporary stay on Judge Jack’s order.

**FOSTER CARE REDESIGN/COMMUNITY-BASED CARE**

Foster care and mental health delivery systems overlap because nearly all of the youth entering into foster care have suffered traumatic experiences. Trauma inflicted by experiencing physical, psychological, or sexual abuse or chronic neglect has a profound effect on children. The effects of trauma can last a lifetime. Individuals who experience significant childhood abuse and family discord in their youth have a
higher incidence of physical and behavioral health problems as adults.\textsuperscript{36} A youth who has experienced trauma is at higher risk of having issues with substance use, mental health (such as depression and suicide), promiscuity, and criminal behavior.\textsuperscript{37} Children in foster care often experience abuse and neglect and as a result experience different degrees of traumatization. Mental health conditions are one of the consequences that typically result from traumatic experiences.\textsuperscript{38} However, children’s symptoms of trauma may sometimes be misinterpreted as deliberate problematic behavior or indicative of a condition unrelated to trauma.\textsuperscript{39}

A disconnected and uncoordinated foster care system is likely to aggravate childhood trauma and any other mental health conditions if they are not properly addressed with timely and appropriate care. Lack of permanency and consistency in childcare placements can also create trauma and exacerbate mental health conditions for children in foster care.\textsuperscript{40} A high number of placements is traumatizing for children who are navigating the foster care system, further elevating the need to embed trauma-informed care into CPS practices.

In an effort to reduce negative outcomes, such as victimization and fatality, for children in the foster care system, DFPS embarked on a Foster Care Redesign project, now known as Community-Based Care, in 2010 to improve outcomes for youth in the areas of safety, permanency, and well-being. The guiding principles of Community-Based Care are:

- Above all, children and youth are safe from abuse and neglect.
- Children and youth are placed in their home communities.
- Children and youth are appropriately served in the least restrictive environment.
- Children and youth have stability in their placements.
- Connections to family and others important to the child are maintained.
- Children and youth are placed with their siblings.
- Services respect the child’s culture.
- Children and youth are provided opportunities, experiences, and activities similar to those enjoyed by their peers who are not in foster care.
- Youth are fully prepared for successful adulthood.
- Youth have opportunities to participate in decisions that affect their lives.
- Children and youth are reunified with their biological parents when possible.
- Children and youth are placed with relative or kinship caregivers if reunification is not possible.\textsuperscript{41}

One of the biggest changes resulting from Community-Based Care has been the switch from service-based funding to performance-based funding. Under the previous system, payment was linked to a child’s service level (basic, moderate, specialized, or intensive) and placement type (Child Placement Agency, Emergency Shelter, General Residential Operation, or Residential Treatment Center). This reimbursement structure did not create incentives for a child to be moved to a lower service level. Through the redesign effort, payments are now tied to positive outcomes in the child's care instead of their current service level, thereby encouraging children’s transition to lower service levels and corresponding overall reductions in the average cost-per-child.\textsuperscript{42}

Community-Based Care also restructures service delivery so that care is coordinated from a single source continuum contractor (SSCC) rather than a compilation of DFPS
contracts with over 300 private service providers. The goal of streamlining the delivery of care is to better coordinate services for families so that mental health services are more consistent across the state and readily accessible close to a child’s home and community, regardless of what part of the state they live in. Under the new system, an SSCC is required to provide a range of services for foster care youth in specific geographic catchment areas.

The Stephens Group, a business and government consulting agency, released a report in November 2015 that assessed the “status, policies and practices that currently exist between CPS and Child Placing Agencies (CPA) in providing behavioral health case management services to children with the highest needs.” Approximately 12.5 percent of children who are in DFPS conservatorship have been identified as having high needs, meaning they have “special medical, behavioral or emotional indicators, or are in the IDD (intellectual and developmental disabilities) population.” The report from the Stephens Group highlighted several areas of the redesigned foster care system that still need to be addressed, including:

- Lack of a clear and consistent definition of what constitutes “high-need” within the child welfare system makes it hard for families and children with particularly complex needs to receive the specialized and intensive services they require to succeed;
- Intricacies of the mental health system and caseworkers’ inability to navigate and understand each part of the system leads to a lack of provider accountability and continuity of care as children move between service providers and systems;
- Gaps in training for both caseworkers and CPS foster care contractors make it difficult to provide high-needs children with “the right care, in the right setting, at the right time;”
- Escalation of needs and under-utilization of mental health services provided through local mental health authorities (LMHAs), local IDD authorities, the Medicaid targeted case management benefit, and in-home supports; and
- Lack of key performance measures make it difficult to hold CPA or CPS caseworkers accountable for child outcomes while in DFPS care.

The report from the Stephens Group raised concerns regarding the effectiveness of Community-Based Care for children who have mental health diagnoses or IDD. The report indicated that recommendations for care might be too standardized to adequately meet the individualized needs and abilities of children and families with complex mixtures of mental health, IDD, and/or substance use issues. There is also a provision in Community-Based Care that allows children with dual diagnoses (i.e., mental health disorders and IDD diagnoses) to be placed in institutions far from their home community, which likely causes trauma and may not produce the best outcomes. The instability and trauma associated with repeatedly removing children from their community and familiar support networks can have detrimental effects on long-term well-being. As an example of this disproportionate impact, in 2015 the average number of placements for children in DFPS care was 2.7 while youth identified as having high needs had more than twice as many, with an average of 5.7 placements.

In 2017, the Texas Legislature passed SB 11 (85th, Schwertner/Thompson, Senfronia) to expand the Community-Based Care model to include both foster care and relative or kinship care and services, and give the SSCC sole responsibility for case management.
There are currently three Community-Based Care SCC contracts in place:

- Region 2 (Archer, Baylor, Brown, Callahan, Clay, Coleman, Comanche, Cottle, Eastland, Fisher, Foard, Hardeman, Haskell, Jack, Jones, Kent, Knox, Mitchell, Montague, Nolan, Runnels, Scurry, Shackelford, Stephens, Stonewall, Taylor, Throckmorton, Wichita, Wilbarger and Young counties);
- Region 3b (Erath, Hood, Johnson, Palo Pinto, Parker, Somervell, and Tarrant counties); and
- Region 8a (Bexar County).


In new regions, the Community-Based Care program will be implemented in two stages:

- In Stage I, the SSCC will develop a network of services and provide foster care placement services. The focus in Stage I is improving the overall well-being of children in foster care and to keep them closer to home and connected to their communities and families.
- In Stage II, the SSCC will provide case management, kinship and reunification services. The focus of Stage II is expanding the continuum of services to include services for families and to increase permanency outcomes for children.52

The first SSCC was awarded to All Church Home (ACH) Child Services in Region 3b in 2013. ACH’s Our Community Our Kids program serves as the SSCC foster care provider for a seven-county region that includes Erath, Hood, Johnson, Palo Pinto, Parker, Somervell, and Tarrant counties.53 The initial results of the implementation of the Community-Based Care program in Region 3b are positive, as DFPS found an improvement in outcomes for children in Community-Based Care in that region, compared to children in the legacy system outside the region.54 As of December 2, 2017, ACH had 1,281 children enrolled, representing 98 percent of all foster children in Region 3b and approximately 7 percent of the overall children and young adults in paid foster care in Texas.55 With the opening of a new 20-bed residential treatment center (RTC), and a hospital-based clinic specifically geared toward the medical needs of foster care youth, capacity for therapeutic foster care for high-needs children increased. As a result, 72 percent of children entering foster care in Region 3b live within 50 miles of their family home, compared to 62 percent statewide.56 Due to recruitment efforts, as of August 2017 foster care capacity within Region 3b had grown by 20 percent since 2016, with a dramatic increase in rural areas such as Palo Pinto County, which saw a 150 percent increase.57

Using data from the Region 3b service area (including Fort Worth and Dallas County)
one study from the Perryman Group estimates that every dollar invested in the state’s Community-Based Care program will return $3.44 in state revenue and $1.66 in local revenue.58

**CPS “TRANSFORMATION” PLAN: REDUCE CASEWORKER TURNOVER AND CHILD FATALITIES**

In 2014 CPS adopted a “transformation” plan, a self-improvement process focused on making CPS a better place to work and a more effective system overall.59 Transformation efforts were meant to address historical struggles at the agency including high turnover, high caseloads, investigations taking too long and poor caseworker supervision.60 As part of this transformation, CPS designed and implemented a competency-based training program known as CPS Professional Development (CPD). As a result of CPD, newly hired CPS caseworkers receive improved classroom and hands-on experience in addition to being assigned a mentor upon hiring, which enables caseworkers to get direct feedback from another worker and spend more time “learning and practicing skills in the field”.61 A University of Texas evaluation found caseworkers who completed the new training were 18 percent less likely to leave within their first year compared to caseworkers who had the old training. In 2017, 340 fewer CPS caseworkers left the agency, saving about $18 million a year.62 Combined with the new CPD training program, the transformation process also aims to decrease child fatalities in DFPS care by using uniform, step-by-step procedures and flowcharts for caseworkers who are assessing the immediate and long-term safety risks that children face. The number of abuse or neglect-related child fatalities in Texas decreased from 222 in FY 2016 to 172 in FY 2017.63

In addition to the transformation’s focus on the interdependent goals of the system-wide approach depicted above, the new DFPS co-transition specialists appointed by Judge Jack in March 2016 set regulations for what constitutes a safe and appropriate number of cases for a caseworker to be in charge of simultaneously. As a result of improvements in caseworker retention and increased funding, CPS investigation caseloads in FY 2017 declined 32.5 percent, conservatorship caseloads declined 12.1 percent, and family-based safety services caseloads declined 29.6 percent compared to FY 2016.64

DFPS Commissioner Hank Whitman has indicated that one of his priorities is to reduce CPS caseworker turnover by increasing pay and adding new caseworker positions to help reduce caseload sizes and subsequently improve the ability of DFPS to fulfill their main mission – protecting vulnerable populations from being subjected to abuse and neglect.65 In December 2016, the state Legislature approved an emergency funding bill of $142.4 million for CPS. The bill was intended to reduce turnover and help the agency work off backlogs of unseen children. With the additional funding, CPS was able to hire 829 new employees and offer $12,000 raises to about 6,000 special investigators and caseworkers.66 In the first four months of 2017 after the pay raise, an average of just 72 caseworkers a month have left the agency. This is compared to the last four months of 2016, which saw 131 caseworkers quit per month.67 In the 85th regular legislative session, lawmakers approved an additional $500 million for CPS over the 2018/2019 biennium to continue funding the additional caseworkers and maintain raises.68

In the months following the emergency funding for CPS in 2016, investigators’ average
daily caseload dropped to 14.5. This was an 18 percent decline from the previous year. Meanwhile, family-based caseloads remained at 15 and conservatorship caseloads declined to 28. Overall, CPS turnover fell from 25.4 percent in FY 2016 to 18.4 percent by August 2017.69

INCREASED FOCUS ON NORMALIZATION FOR CHILDREN IN CARE

The National Foster Care Youth & Alumni Council has defined normalcy as “the opportunity for children and youth in out-of-home placement to participate in and experience age and culturally appropriate activities, responsibilities, and life events that promote normal growth and development.”70 DFPS encourages normalcy for children in care but advocates state that foster families often receive mixed messages from caseworkers on what is and is not allowed. Many foster families fear regulatory or legal repercussions if a child is allowed to participate in an activity not specifically included in the child’s service plan.

In 2015, SB 830 (84th, Kolkhorst/Dutton) established an independent ombudsman office outside of DFPS (housed in HHSC) and required the new ombudsman to develop and implement statewide procedures to receive complaints from children and youth in DFPS conservatorship, provide any necessary assistance, and follow through with investigation.71 Another bill passed during the 2015 legislative session was SB 1407 (84th, Schwertner/Dukes), which encouraged age-appropriate normalcy activities for children in foster care, defined a reasonable and prudent parent standard for such decisions, shifted several decision-making responsibilities from the caseworker to the caregiver, and put liability protections in place for caregivers. SB 1407 also required training on normalcy for caregivers, staff, and Residential Child Care Licensing staff. This training is part of CPS’ larger focus on promoting normalcy by exposing children involved with CPS to activities and experiences that children outside of CPS care have the opportunity to experience in the normal course of life.

FAMILY FIRST PREVENTION SERVICES ACT

In February 2018 Congress passed the Family First Prevention Services Act (FFPSA), which restructured the way the federal government pays for child welfare services.72 The legislation aims to help families in crisis safely stay together and reduce the foster care population by focusing on prevention of entry into foster care, and increasing the number of children successfully exiting foster care by reducing reliance on congregate care in favor of more family-like settings.73

The largest federal source of child welfare funding comes from Title IV-E of the Social Security Act, which provides states with funds to support foster care, adoption assistance, guardianship assistance and the Chafee Foster Care Independence Program, a grant program that helps foster youth gain self-sufficiency. With the exception of Chafee, children must meet income eligibility requirements for Texas to be reimbursed for IV-E funded programs. Beginning October 1, 2019 the FFPSA will change Title IV-E funding in two primary ways:

- More flexibility to invest in prevention programs
Funding will no longer be available for certain congregate care placements

The FFPSA will provide states with additional funding to invest in prevention programs aimed to keep children at imminent risk of foster care placement out of the system, assist pregnant and parenting youth already in foster care, and better support kinship caregivers. Trauma-informed and evidence-based programs are required and the law allows mental health and substance use prevention services to qualify for funds.

Additionally, the FFPSA precludes states from using Title IV-E funding to support children in foster care who spend more than two weeks in “child care institutions,” a broad term that encapsulates settings like group homes and residential treatment centers. Under the FFPSA, states can only use Title IV-E funding for services provided to children in the following congregate care settings beyond two weeks:

- Facilities for pregnant and parenting youth
- Supervised independent living for youth 18 and older
- Specialized placements for youth who are victims of or at risk of becoming victims of sex trafficking
- Family-based residential treatment facilities for substance use disorder
- Qualified residential treatment programs (QRTP)

A (QRTP) is a new standard for congregate care settings. The term refers to a program that has a trauma-informed treatment model designed to address the needs, including clinical, of children with serious emotional or behavioral disorders or disturbances. Appropriately licensed clinical staff must be available to provide care 24 hours a day under this standard.

Under FFPSA, many of Texas’ congregate care placements would become ineligible for funding. However, the federal government has allowed states the option of delaying implementation of the law until 2021 in order to ramp up services and prepare. States that choose to delay implementation cannot draw down any of the newly available prevention dollars until they are in full compliance with the law.

Further guidance from the federal government is due October 1, 2018. See the National Context section for additional discussion of the FFPSA.

**FUNDING**

The Department of Family and Protective Services is jointly funded by both state and federal dollars. The budget for DFPS was roughly $3.487 billion for FY 2016-17 and $4.185 billion for FY 2018-19 — a 16.68 percent increase in two years. In FY 2016-17, 45 percent of DFPS funding came from federal sources while the other 55 percent came from state sources (e.g., general revenue funds, GR-dedicated funds and other funding sources such as child support payments). In FY 2018-2019, the federal share of funding for DFPS had dropped to 41.98 percent.

As Figure 40 shows, the vast majority of the DFPS budget (85 percent) goes towards the department’s CPS-related mission of protecting children by operating an integrated service delivery system.
Figure 40. DFPS Budget by Strategy for FY 2018-19


Figure 41. DFPS Budget by Strategy for FY 2020-21

Figure 42. DFPS Budget by Method of Finance for FY 2018-19

Total DFPS Budget for 2018-19:
$4,185,222,633


Figure 43. Total DFPS Requested Budget by Method of Finance for FY 2020-21

Total DFPS Budget for 2020-21:
$4,239,036,314

DFPS submitted a baseline budget request of $4.2 billion for the 2020-21 biennium (not including funds for exceptional items) — which is a net increase of $53.8 million from the 2018-19 budget.80

CHILD PROTECTIVE SERVICES DIVISION (CPS)

Child Protective Services (CPS) is responsible for responding to and investigating allegations of child abuse and neglect, providing at-home services for families and youth in need, removing children from unsafe environments, managing the foster care system, as well as assisting youth to successfully transition out of the CPS system and into safe environments. Thus, CPS interacts with children at three stages: investigating abuse allegations, placing youth in emergency custody or inpatient treatment, and transitioning youth back into normalcy and a healthy environment.

In FY 2017, a total of 289,796 children statewide were suspected victims of abuse or neglect in 295,485 cases — a 4.7 percent increase from the number of confirmed victims of child abuse/neglect in 2016.81 Of these 295,485 cases:

- 56,885 cases were screened out for not meeting criteria for abuse/neglect.82
- 23,376 low acuity and low-risk cases were transferred to the Alternative Response system (8 percent of all allegations). In 2016, only 17,970 allegations were referred to the Alternative Response System.83
- The remaining 215,224 cases resulted in investigations - 174,740 investigations were completed.84
- 39,570 of completed investigations were confirmed abuse or neglect cases (confirmed is defined as “based on [a] preponderance of evidence, staff concluded that abuse or neglect occurred”).85
  - Following different degrees of CPS intervention, 19,782 children were removed from their homes in FY 2017 in order to keep them safe from an abusive and/or neglectful caregiver or environment.86
  - DFPS confirmed 172 abuse/neglect-related fatalities of children, five of whom died while they were enrolled in the state foster care system.87

CHILD ABUSE/NEGLECT AND CPS INVESTIGATIONS

CPS investigates abuse and neglect allegations to make a determination as to whether there is a threat to the safety of the children in their home environment. During child abuse and neglect investigations, a CPS worker screens the child’s behavioral health, basic physical condition, and the safety and livability of their living environment. Based upon in-person interviews with alleged victims, photographs of injuries (if present) and documented conversations with other adults in the child’s life (e.g., teachers and siblings), the CPS worker will assess the mental health and psychosocial functioning of each child and make referrals for additional behavioral health services and assessments as necessary. If the caseworker determines that a child is not safe, then the caseworker initiates protective services. This could include family-based protective services such as outpatient engagement while the child remains in the home, a court petition to remove the child from the home, and/or legal action to terminate parental rights.

A child is placed in foster care after other parent engagement services and outpatient
treatment options have been exhausted. As of December 31, 2017, there were 16,399 children in the Texas foster care system (excluding the 13,213 children in non-foster substitute placements such as kinship care and DFPS adoptive homes). More than 48,889 children were in DFPS custody at some point during FY 2017, and 32,584 of them lived in some type of a foster care placement. Hispanic (41 percent) and Caucasian children (31 percent) make up the majority of children in foster care, with African-American children (21 percent) as the third most prevalent racial group. However, when you take into account the racial demographics of Texas children as a whole, African-American children (11.4 percent of Texas child population) are overrepresented in the foster care system — see the Disproportionality and Racial/Ethnic Diversity of Children and Youth section in this chapter for further information.

As of August 31, 2017, 39 percent of children in DFPS conservatorship were in kinship placements. When it is unsafe for a child to remain in his or her home and there are no appropriate family or friends who can provide shelter and care for that child, CPS will petition the court for temporary legal conservatorship. When family and kinship placements are unavailable, CPS may place a youth in a variety of different settings, including:

- Emergency children’s shelters;
- Foster group homes;
- Foster family homes;
- Residential group care facilities; and
- Facilities overseen by another state agency.

Figure 44 illustrates the CPS investigation process upon receipt of an allegation.

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**Figure 44. How CPS Investigates Allegations of Child Abuse**

![Diagram of the CPS investigation process](https://www.dfps.state.tx.us/About_DFPS/Annual_Report/2015/pdf/DFPS_2015_Annual_Report_and_Databook.pdf)

ALTERNATIVE RESPONSE SYSTEM

The CPS Alternative Response (AR) system aims to ameliorate the stress of a CPS investigation and provide services to more families in need by adapting the typical investigation process when workers identify a lower-risk allegation. In doing so, CPS provides a non-adversarial means of dealing with less serious cases of abuse and neglect in a more client-centered and less intrusive manner. When considering if AR is appropriate for a case, staff reviews the type and severity of the allegation, any history of previous reports, and the willingness of the family to participate and be involved with support services. AR, also known at the national level as “differential response,” places an emphasis on reinforcing family strengths, fostering parental involvement, and the development of support systems.95

The AR used by Texas’ CPS is characterized by the following features:

- The CPS worker conducts “assessments”, not investigations;
- A completed assessment does not declare a formal finding of abuse or neglect;
- The report does not designate an alleged perpetrator (i.e., the name of the perpetrator is not added to the Child Abuse/Neglect Central Registry);
- The CPS worker connects families with appropriate service providers; and
- As a whole, the AR process encourages collaboration with families and a focus on treatment and rehabilitation.96

National research has found that differential response systems have demonstrated generally positive outcomes related to child safety, parent satisfaction, service delivery and improved worker satisfaction.97 Despite higher initial investments, this approach is more cost-effective in the long run because costs for case management and services are lower.98 AR engages parents, prompts them to identify their strengths, and connects them to providers to help address behaviors that may be harming a child’s cognitive, social, emotional, or physical development.

In FY 2016, Texas DFPS was using AR programs in the Amarillo, Austin, Dallas, Laredo, and Midland areas.99 Currently, CPS has implemented Alternative Response in the Lubbock, Arlington, Tyler, Beaumont, Austin, Midland, El Paso and Edinburg regions.100 CPS plans to use the approach statewide by 2019, with implementation in other regions done on a region-by-region basis.

A total of 23,376 allegations of child abuse or neglect were transferred to the new AR system in FY 2017, less than 8 percent of 298,732 total reports of abuse or neglect for the year.101, 102 CPS caseworkers have received training on how to implement the AR protocols and only 1,532 of the 23,376 cases that were initially referred to AR in FY 2017 were later transferred to full abuse/neglect investigations.103

ACCESSING MENTAL HEALTH SERVICES

Star Health (Superior Health System)

In 2008, the STAR Health program was created to provide children in foster care with primary care and behavioral health services using a managed care delivery model. Superior Health Plan contracted with the state to run the STAR Health program and has been operating the program since its inception.104 The statewide program was
designed to improve the continuity and coordination of care by improving data sharing and access to health services for children in the foster care system.

In FY 2017, the STAR Health average monthly enrollment was 32,091. The state provides immediate STAR Health eligibility for children in DFPS conservatorship and for former foster care children up to age 21. Youth aged 18 to 22 who sign extended foster care agreements are also eligible. In FY 2017, 53 percent of children in STAR Health had a diagnosis of a mental health condition or a substance use condition. Texas spent $174 million on those children and youth, which accounted for 68 percent of STAR Health total expenditures in FY 2017.

STAR Health requires that each foster care child has access to primary care physicians, behavioral health clinicians, specialists, dentists, vision services, and more. Behavioral health services offered by Superior include:

- Education, planning, and coordination of behavioral health services;
- Outpatient mental health and substance abuse services;
- Psychiatric partial and inpatient hospital services (for members 21 and under);
- Non-hospital and inpatient residential detoxification, rehabilitation and half-way house (for members 21 and under);
- Crisis services 24 hours a day, 7 days a week;
- Residential care (for members 21 and under);
- Medications for mental health and substance abuse care;
- Lab services;
- Referrals to other community resources; and
- Transitional health care services.

Historically, the lack of a central medical records system for children in DFPS care created serious problems, including the over-prescription of medications or the sudden discontinuation of medications when a child’s placement changed. To help solve this continuity of care issue, DFPS began using a computer-based system called the Health Passport to track and monitor the medical information of every child enrolled in the STAR Health program. The Health Passport follows children to each placement so that every caregiver, DFPS staff member, and medical professional working with a child has a full understanding of his or her past and current treatments. The Health Passport allows access to that information in one central, easy-to-find location. Each child’s Health Passport is available online through a password-protected website and can be accessed by DFPS staff and medical consenters. While the Health Passport is not a full and complete medical record, it provides claims data on pharmacy, dental, vision, physical, and behavioral health services provided to each child. Information on a child’s drug allergies can also be directly uploaded to the Health Passport website and the system can alert medical professionals and caregivers if there is a potentially unsafe drug interaction or allergy.

Former Foster Care Children’s Program (FFCC) and Medicaid For Transitioning Foster Care Youth (MTFCY)

Numerous foster children who age out of the foster care system lose health insurance coverage. Many children in foster care experience trauma or other mental health conditions that impact them even after they have left the child welfare system. Foster
care alumni are more likely than young adults in the general population to rely on public assistance, experience difficulties in finding and keeping a stable home, and have a high risk for physical and mental health concerns.\textsuperscript{113} Thus, retaining health insurance for former foster care children for a longer period of time may lead to better outcomes by ensuring that they have more consistent and reliable access to the mental health care services and supports needed for recovery and long-term well-being.\textsuperscript{114}

As a component of the Affordable Care Act (ACA), the Former Foster Care Children Program (FFCC) provides extended health insurance coverage to former foster care children under the age of 26 who were on Medicaid while in foster care.\textsuperscript{115} With the implementation of the FFCC plan, more adults formerly in the foster care system will have health insurance coverage up until their 26\textsuperscript{th} birthday. Effective January 2014, former foster care children receiving healthcare services transitioned to FFCC or, for those ineligible for FFCC because they were not enrolled in Medicaid while in care, Medicaid for Transitioning Foster Care Youth (MTFCY).\textsuperscript{116}

Unlike Medicaid or other foster care insurance plans, FFCC has no asset, income, or educational requirements for coverage. There are two FFCC insurance plans based on the age of the applicant: STAR and STAR Health. The services provided by each of these plans vary — see HHSC section for more information on STAR and STAR Health services and eligibility.\textsuperscript{117}

There are some groups of young adults who will not qualify for either program, including young adults who aged out of the Texas foster care system and moved to another state, and young adults who were not in foster care when they turned 18.\textsuperscript{118, 119} Young adults who do not qualify for FFCC may purchase health insurance through the Health Insurance Exchange if they have sufficient resources and/or federal marketplace subsidies, or they may still qualify for Medicaid. See Table 42 for an overview of existing health insurance programs for former foster care children.

### Table 42. Health Insurance Programs for Former Foster Care Children

<table>
<thead>
<tr>
<th>Plan Name</th>
<th>Eligibility</th>
<th>Income or Other Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Former Foster Care Children Program (FFCC)</td>
<td>Be age 18 through 25; Have been in Texas foster care on his or her 18th birthday or older; Be receiving Medicaid when he or she aged out of Texas foster care; and Be a US citizen or have a qualified alien status, such as a green card.</td>
<td>No asset, income, or educational requirements.</td>
</tr>
<tr>
<td>Medicaid for Transitioning Foster Care Youth (MTFCY)</td>
<td>Be age 18 through 20; Have been in Texas foster care on his or her 18th birthday or older; Not have other health coverage; Meet program rules for income; and Be a US citizen or have a qualified alien status, such as a green card.</td>
<td>Income limit of $4,179 per month (with an added $1,487 for each additional person in a family)</td>
</tr>
</tbody>
</table>


**Institutional Residential Services**

While the state recognizes that it is preferred that children grow up in family, home-based environments, some children in the custody of the state are placed in congregate care facilities. Prior to placing a child in foster care, the court is required to consider temporary placement with a relative if possible (kinship placement). If kinship placement is not available or appropriate, the child may be placed in a foster home with foster parents, a foster family group home, or a general residential operations (GRO) facility. A GRO is a congregate care facility that provides residential services for 13 or more children up to the age of 18 years. GROs are licensed by DFPS and include long-term residential facilities that provide basic childcare, emergency shelters in which children are typically placed for less than 30 days, and long-term residential treatment centers (RTC). An RTC provides care and treatment services exclusively for children with complex emotional and psychological needs.

As of August 2017, there were a total of 168 licensed GROs regulated by DFPS — 77 of which are classified as RTCs and another 136 of them provide treatment services for children with emotional disorders. RTCs had capacity to provide services to a total of 3,567 children in August 2017, while GROs had capacity to serve a total of 11,284 youth. DFPS provides an online search tool that lists all of these childcare facilities in the state. That search tool can be found at www.dfps.state.tx.us/Child_Care/Search_Texas_Child_Care/ppFacilitySearchResidential.asp.

**Continuing Issues**

*Child Fatalities in the CPS System*

Child fatalities continue to occur in the Texas child welfare system, but the rate of these deaths has decreased in recent years. DFPS reports that a total of 172 children in Texas died as a result of child abuse or neglect in FY 2017 — a 22.5 percent decrease from FY 2016 when there were 222 such deaths. The rate of child abuse and neglect-related deaths per 100,000 Texas children dropped from 3.5 in 2011 to 2.3 in 2015. In 2016, the number of child abuse and neglect-related deaths per 100,000 children rose to 3.0 before dropping back to 2.3 in 2017.

It is important to look at trends in past child deaths in order to understand the risk factors that can be used by DFPS to prevent child abuse and neglect-related fatalities in the future. Some of the most salient risk factors for child abuse or neglect-related fatalities can be drawn from the following pieces of information:

- While the majority of the 172 child deaths in FY 2017 continued to involve Anglo (57) and Hispanic (55) children, African-American youth are disproportionately represented in child abuse and neglect-related death statistics, with a 5.48 per capita fatality rate.
- A history of child maltreatment and domestic abuse increases child fatality risks;
50.5 percent of families who had a confirmed child abuse or neglect-related fatality in 2017 had a history of prior involvement with CPS.128

- More than 11 percent of abuse and neglect-related fatalities involved families and/or perpetrators with an open and active CPS case at the time of death.129
- In FY 2017 52 percent of abuse and neglect-related child fatalities included a parent or guardian actively using substances and/or actively under the influence of substances that impacted their ability to protect and care for the child.130
- Children under the age of three accounted for roughly 73 percent of all confirmed child abuse and neglect-related deaths between in FY 2017.131
- Mothers (34 percent), fathers (21 percent) or both parents together (12 percent) were the most common perpetrators in child abuse or neglect-related deaths in FY 2017. Boyfriends are the most common non-familial relation to be involved in child abuse or neglect-related deaths (8 percent).132

Figure 45 provides details on the child fatalities in Texas in FY 2017:

**Figure 45. Child Fatalities in Texas: FY 2017**

*Note: one child fatality occurred during an open FBSS case that also had a new investigation opened. **prior history can involve the victim or the perpetrator or both in any previous CPS stage of service. Includes duplication.

RCCl: Residential Child Care Licensing
CCL: Child Care Licensing
APS: Adult Protective Services


**Disproportionality and Diversity of Children and Youth in CPS**

Racial and Ethnic Diversity

There is disproportionate representation of African American and Native American children and youth in the Texas CPS system, as well as child welfare systems across the country.133 These groups tend to be overrepresented because a higher percentage
are removed from their homes due to abuse or neglect, they do not return home to their families and they grow up in foster care without being adopted or finding another permanent placement.  

A number of theories have been offered as to why there is disproportionate representation of certain racial and ethnic groups in the child welfare system, including:

- Increased parent and family risks;
- Increased rates of poverty and exposure to neighborhood risks and harms;
- Societal disparities that make it difficult for parents to obtain stable housing and employment;
- Racial biases among CPS workers and individuals who report abuse and neglect;
- Lack of cultural competence among CPS investigators and caseworkers.  

Figure 46 shows the ethnic and racial profiles of children in Texas compared with children involved in the CPS system at various levels:

**Figure 46. Disproportionality in CPS: Racial and Ethnic Differences in FY 2017**

According to 2017 data, African-American children were less likely to be adopted than Hispanic children or Anglo children. While African-American children made up 23 percent of children waiting to be adopted as of August 31, 2017, they made up only
17 percent of children adopted in 2017. The percent of Hispanic children waiting to be adopted roughly matched the percent adopted (43 percent) and the percent of Anglo children waiting to be adopted (27 percent) was less than the percent adopted (32 percent). As of August 31, 2017, there were a total of 7,236 children waiting to be adopted in Texas.\(^{138}\)

While DFPS’ main goal is to address disproportionality through providing comprehensive and quality services through its regular programming and service delivery for all children, CPS has made some attempts in recent years to reduce racial and ethnic disparities in the child welfare system. For example, in 2013 CPS collaborated with the DFPS Center for Learning and Organizational Excellence to develop Poverty Simulation trainings for caseworkers and external stakeholders. The goal of the simulations is to increase understanding and awareness about the realities and struggles facing families in poverty.\(^{139}\) CPS has also created disproportionality specialist positions and worked to increase staff diversity and collaboration with the Disproportionality Advisory Committee to reduce disparities. New DFPS caseworkers (both CPS and APS) are also now required to take a racial diversity training called, “Knowing Who You Are: Racial and Ethnic Identity Training.” To date, more than 5,000 workers have taken the training and DFPS reports that feedback from caseworkers has been very positive.\(^{140}\)

Another key component to addressing racial and ethnic disproportionality is CPS’ increasing support for kinship care — placing the child with a relative or someone close to the family so that children maintain connections to their community, family, support network and culture. Unfortunately, individuals who take on this kinship responsibility are not eligible to receive support services like Temporary Assistance for Needy Families (TANF) or Supplemental Nutrition Assistance Program (SNAP) benefits. CPS provides only limited financial help to encourage kinship placements.\(^{141}\) Once kinship placements take place, programs like the Family Group Decision Making (FGCM) model are essential support services that can help strengthen bonds and support a successful transition to the kinship placement so that the child does not have to deal with the trauma and instability associated with having to move multiple times.\(^{142}\) In order to encourage kinship care, the Texas Legislature passed HB 4 (85\(^{th}\), Burkett/Schwertner) to increase the monetary assistance available to kinship caregivers.

Lesbian, Gay, Bisexual, Transgender, Queer, Intersex and Asexual Youth (LGBTQIA)

With the increasing national focus on the rights of same-sex couples following the Supreme Court’s ruling in *Obergefell v. Hodges*, the conversation over disproportionality has expanded to include lesbian, gay, bisexual, transgender, queer, intersex and asexual (LGBTQIA) youth who are also overrepresented in the child welfare system. The stigma associated with LGBTQIA identity makes this population more vulnerable to both trauma and mental health conditions such as depression, substance use, and heightened risk of suicide.\(^{143}\) That stigma can also lead to an under-utilization of social supports (e.g., family or church clergy) and services (e.g., school-based counseling) if the child feels discriminated against or not accepted. Due to a lack of reporting and the fact that sexual orientation is self-identified and gender identity is fluid, it is difficult to determine the actual number of LGBTQIA youth in the foster care system. However, the National Resource Center
for Youth Development reports that LGBTQIA youth are overrepresented in foster care, accounting for between 5 and 15 percent of all youth in foster care.\textsuperscript{144}

Research shows that LGBTQIA youth have an increased risk of experiencing several different negative situations and outcomes compared to their heteronormative peers, such as:

- LGBTQIA youth who experience family rejection have a greater chance of having mental health issues in adulthood and are significantly more at risk for suicide attempts (8.4 times more likely), depression (5.9 times higher), and substance use (3.4 times more likely).\textsuperscript{145}
- Higher rates of harassment, exclusion and unfair treatment due to negative social attitudes.\textsuperscript{146}
- LGBTQIA youth report a more negative experience with the child welfare system, and are more likely to be moved, hospitalized for emotional reasons and are more likely to live in group settings.\textsuperscript{147}
- Disparities for LGBTQIA foster care youth continue into adulthood, as studies show that LGBTQIA former foster care youth are less financially stable as adults than their heterosexual peers.\textsuperscript{148}

There are currently no policies in Texas specifically addressing the needs of LGBTQIA youth in the state’s foster care system and there is no required data reporting on the number of LGBTQIA youth awaiting adoption in comparison to their heteronormative peers. Increasing family and caregiver support services will likely support the well-being of LGBTQIA children in Texas and reduce both their safety risks and likelihood of entering into the foster care system.

In the 85\textsuperscript{th} session, Texas passed HB 3859 (Frank/Perry), which protects child welfare providers from retaliation if they assert their “sincerely-held religious beliefs.” Among other things, the bill allows child welfare organizations to preclude certain people from participating in programs, and refuse to enter into contracts with providers that do not share their religious beliefs.\textsuperscript{149}

**Psychotropic Medications in Foster Care**

Foster children have historically been disproportionately treated for their behavioral health needs with psychotropic medications, which are drugs that affect an individual’s mind, emotions, and behavior.\textsuperscript{150} Psychotropic medication prescriptions for foster youth in Texas reached a peak in 2004, when close to 42 percent of all children in foster care were prescribed at least one psychotropic medication.\textsuperscript{151} A 2011 report by the U.S. Government Accountability Office (GAO) showed that in Texas, children in foster care were prescribed psychotropic drugs at rates 2.7 to 4.5 times higher than children not in foster care.\textsuperscript{152}

Even when effective in treating mental health conditions, psychotropic medications also carry significant and potentially long-lasting side effects, including tremors, decreased/increased appetite, weight gain, headaches, nausea, and increased risk of suicidal thoughts.\textsuperscript{153} Usage of psychotropic medications may also result in long-term effects such as stunted physical development.\textsuperscript{154} One research study showed that nationally, 10 percent of foster children received antipsychotic medications, a
powerful subset of psychotropic medications that can carry significant side effects in children.\textsuperscript{155,156}

Over the past decade, Texas has undertaken a series of different steps to better regulate and monitor the prescription of psychotropic medications for foster care children. Following the alarming rates of prescriptions in foster care in 2004 and subsequent increased media focus on the issue, HHSC, DSHS, and DFPS released Psychotropic Medication Utilization Parameters in 2005 that established standards and requirements for the prescription of psychotropic medication.\textsuperscript{157} The goal of the parameters was to encourage clinically appropriate and informed usage of psychotropic medications.

Figure 47. Percentage of Children in Texas Foster Care Receiving Psychotropic Medications by Category

As shown above in Figure 47, psychotropic medication prescriptions for foster care youth have declined significantly in recent years, particularly from 2014 to 2017. This reduction is the result of over a decade of efforts by legislators and advocates addressing the issue of overprescribing psychotropic medications for children in foster care. A few successes include:

- The passage of HB 915 (83rd, Kolkhorst/Nelson), which improved accountability and regulation of psychotropic prescriptions, required additional training for adults authorized to consent to medical care for foster children, required a doctor's office visit every 90 days for children on psychotropic medication, created a
medical consenter informational brochure and youth transition plan for children taking prescription medications, and required notification to biological parents of their child being prescribed psychotropic medications.

- HB 915 (83rd, Kolkhorst/Nelson) also created provisions to strengthen informed consent in prescribing psychotropic medications to children in state custody. Guardians ad litem and attorneys ad litem are now required to discuss with youth clients the medical and mental health care they are receiving and ask for their input. They are also now required to explicitly inform youth ages 16 and older that they may petition the court to be their own medical consenter. By involving individuals who can consent to medical care on behalf of the child, the child, and the judiciary system, everyone involved in a child’s care is kept abreast of the child’s medical history.158

- The creation of the Health Passport, which allows DFPS staff, medical professionals, foster parents, and caregivers to easily access and track each child’s medication history and medical information in one centralized online location.

- The establishment of one managed care organization (MCO) providing all pharmacy and acute care utilization for children in foster care, allowing for improved information sharing and streamlined decision-making regarding past and current treatments.159

As a result of these and other changes, the percentage of children in Texas foster care being prescribed any psychotropic medication has dropped from 37.9 percent in 2005 to 22.3 percent in 2017.160 Looking more closely at children taking multiple medications, Texas has reduced the number of children in foster care prescribed two or more psychotropic drugs by 71 percent since 2004 and reduced by 73 percent the number of children taking five or more psychiatric medications.161

**Trauma-Informed Care**

Youth who are in child welfare systems nationally and in Texas are at greater risk for trauma-related mental health and substance use conditions than children in the general population, and the overwhelming majority of children who enter the foster care system experience trauma as a result of neglect or abuse.162 Many children in foster care also experience trauma as a result of multiple removals and placements in different foster homes and shelters, and nearly half of youth in the child welfare system have clinically significant emotional or behavioral problems.163,164 Rates of behavioral problems, developmental delays, and need for psychiatric intervention for foster care youth reach up to 80 percent.165,166 Professionals who interact and work with these children must therefore be cognizant of their trauma-related needs and how they impact their mental health.

Trauma-informed care recognizes the effects of trauma on the individual and provides care that is evidence-based and tailored to an individual’s needs and unique experiences. It therefore provides a non-pharmacological approach to healing that decreases reliance on psychotropic medications and increases placement stability.167 Trauma-informed care is not a discrete intervention, but rather a treatment framework that strengthens service delivery at all levels of care. In a trauma-informed system, every component of the service system is evaluated and reframed with an understanding of the role that trauma and violence play in the lives of people seeking behavioral health services.
Awareness of an individual’s trauma-inducing experiences can help workers and caregivers to avoid any re-traumatization that may occur during the delivery of traditional services or daily living. Understanding the effects of trauma can provide better insight into a child’s trauma reminders, stress signals, coping mechanisms, behavioral tendencies and cognitive development. As a result, trauma-informed care can provide communities, parents, schools, and caseworkers with a better set of skills for understanding how to approach traumatized children and provide them the services and supports needed.

The push for trauma-informed care in Texas gained traction in 2013 with three bills that expanded education and training on trauma and trauma-informed care. While these bills did not directly modify DFPS operations, they had a definite impact on children receiving services through DFPS:

- SB 1356 (83rd, Van de Putte/McClendon) required trauma-informed training for probation officers, juvenile supervision officers, and court-supervised community-based personnel. 168
- SB 7 (83rd, Nelson/Raymond) ensured that professionals working on behavioral health intervention teams have training in trauma-informed practices. 169
- SB 152 (83rd, Nelson/Kolkhorst) required direct care staff at state hospitals to have training in trauma-informed care. 170

Then in 2015, the 84th Legislature significantly expanded and improved trauma-informed care within DFPS. SB 125 (84th, West/Naishtat) mandated that children entering into DFPS care receive a comprehensive assessment that includes a screening for trauma within 45 days of their entry into services. The assessment is called the Child and Adolescent Needs and Strengths (CANS). 171 CANS assessments are required for every child over age five entering care and every 90 days for children in treatment settings. 172 The CANS assessment is a tool used by substitute caregivers, case managers clinicians, care coordinators, and conservatorship workers to gather information needed to make decisions about the best course of action to take to address a child’s needs. 173

DFPS continues to promote trauma-informed practices by operating and maintaining its own trauma-informed care training program for a number of different groups, including:

- Court-appointed special advocates (CASA workers),
- Child advocacy centers (CACs),
- Foster parents and kinship caregivers,
- Adoptive parents, and
- DFPS caseworkers and supervisors. 174

In 2017, the 85th Legislature further addressed several issues related to trauma and trauma-informed care. SB 11 (85th, Schwertner/Thompson, Senfronia) requires an SSCC to verify that any child who is provided therapeutic foster care services is screened for trauma at least once every 90 days. SB 179 (Menéndez/Minjarez), known as “David’s Law,” focused on bullying and cyberbullying in public schools and requires TEA to coordinate with HHSC to establish a website to provide resources for school employees when working with students experiencing a mental health
condition. The website is required to include grief and trauma-informed practices and building skills related to managing emotions. Though it did not pass, HB 3887 (Coleman) would have required trauma-informed training for school personnel. HB 2335 (85th, Miller/No Senate Sponsor) would have required evidence-based trauma training for attorneys ad litem, CASA volunteers or employees, and CPS employees who have contact with children who have experienced trauma. The bill failed to pass during the 85th legislative session.

PREVENTION AND EARLY INTERVENTION DIVISION (PEI)

The Prevention and Early Intervention (PEI) division of DFPS partners with community providers and families to prevent abuse, neglect, truancy, runaway youth, and involvement with law enforcement. Community-based early intervention strategies and programs can address mental health conditions by providing timely access to services and reducing disparities for low-income and minority populations who may not have access to private providers or specialists. Additionally, these programs may identify youth at risk of developing mental health and behavioral health conditions and link them to treatment to prevent negative outcomes such as homelessness, family separation, poverty, removal from the home, incarceration, gaps in school enrollment and attendance, or complete dropout from school. Programs and outreach efforts coordinated through this division address negative outcomes and try to provide services for youth before they are in crisis.

In FY 2017, more than 64,000 youth and families were served by PEI programs — an 8 percent increase over the number of youth and families receiving PEI services in FY 2016 (59,192). Table 43 lists the various programs and services provided through the PEI division of DFPS.

Table 43. Prevention and Early Intervention (PEI) Programs and Services in Texas

<table>
<thead>
<tr>
<th>Program</th>
<th>Program Description and Service</th>
<th>Regional Availability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community-Based Child Abuse Prevention (CBCAP)</td>
<td>Uses federal grant dollars to develop and support current service providers to increase community awareness of existing prevention services, strengthen community and parental involvement in child abuse prevention efforts, and encourage families to engage in services. Services provided through CBCAP contracts include: respite, parental education, fatherhood services, parent leadership, home visitation, and public awareness campaigns.</td>
<td>Funds distributed in Cameron, Concho, Denton, El Paso, Fort Bend, Harris, Runnels, Tarrant, Taylor, and Tom Green counties</td>
</tr>
<tr>
<td>Community Youth Development (CYD)</td>
<td>Contracts with community organizations in zip codes that have a high incidence of juvenile crime to implement juvenile delinquency prevention programs. Services offered vary across communities but may include mentoring, youth employment programs, career preparation, recreational activities, and youth leadership development.</td>
<td>22 zip code service areas in Bexar, Cameron, Dallas, Denton, El Paso, Galveston, Harris, Hidalgo, Lubbock, McLennan, Nueces, Potter, Tarrant, and Travis counties</td>
</tr>
<tr>
<td>Health Outcomes through Prevention and Early Support (HOPES)</td>
<td>HOPES aims to prevent child abuse and neglect for children age 0 to 5 by encouraging the development of protective factors that will reduce the likelihood of child abuse and neglect. Services target specific counties and include a home-visiting component.</td>
<td>Funds distributed to 21 contractors in 59 counties</td>
</tr>
<tr>
<td>Program</td>
<td>Program Description and Service</td>
<td>Regional Availability</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------</td>
</tr>
<tr>
<td>Preparation for Adult Living Program (PAL)</td>
<td>Intended to prepare older youth in substitute (foster) care for their exit from DFPS custody and CPS. PAL classes provide youth with the social and financial skills needed to lead a successful life. Services include vocational skills training, housing, transportation, health, financial management, GED classes, counseling, and mentoring. PAL also provides Supervised Independent Living (SIL) programs and transitional living allowances for eligible individuals.</td>
<td>All counties in Texas</td>
</tr>
<tr>
<td>Project Help through Intervention and Prevention (Project HIP)</td>
<td>Project HIP is a targeted intervention strategy designed to increase protective factors and prevent child abuse in high-risk families who have had parental rights previously terminated due to child abuse and neglect, had a child who died with a cause identified as child abuse or neglect, or a foster youth who is pregnant or has given birth within the last four months. Services are individualized to each family’s needs and include extensive family assessment, home visiting programs, parent education, and basic needs support.</td>
<td>24 primary, 76 surrounding counties</td>
</tr>
<tr>
<td>Services to At Risk Youth (STAR)</td>
<td>Contracts with community providers to offer short-term services to youth who experience conflict at home, have been truant or delinquent, or have run away. Services available through STAR include family crisis intervention counseling, short-term emergency residential care, and individual and family counseling.</td>
<td>All counties in Texas</td>
</tr>
<tr>
<td>Statewide Youth Services Network</td>
<td>Supports statewide networks of community-based programs that provide evidence-based services aimed at preventing juvenile delinquency.</td>
<td>All counties in Texas</td>
</tr>
<tr>
<td>Texas Families: Together and Safe (TFS)</td>
<td>Funds community-based programs designed to alleviate stress and promote family cohesion. Programs focus on teaching parental techniques that increase the ability of families to successfully nurture their children and work towards family self-sufficiency.</td>
<td>Sites in 21 counties across Texas</td>
</tr>
</tbody>
</table>


**ADULT PROTECTIVE SERVICES DIVISION (APS)**

The Adult Protective Services (APS) division of DFPS investigates allegations of abuse, neglect, and exploitation for individuals age 65 or older and adults with a mental, physical and/or intellectual/developmental disability. Investigations by APS involve both in-home investigations and facility investigations. Reported allegations can include self-neglect, abuse of parents by their adult children, physical and emotional abuse by caregivers, financial exploitation (e.g., taking social security checks or misusing a joint bank account), sexual assault, and any other forms of abuse, neglect or exploitation. These investigative and support services help to protect the mental health and wellness of persons with disabilities and aging Texans.

The primary APS program is the In-Home Investigations and Services Program.
The In-Home program investigates allegations of abuse, neglect, and financial exploitation of adults age 65 and older and adults age 18-64 who have a substantial physical or mental disability and live in their own homes or other community settings. This program also investigates allegations of financial exploitation of adults living in nursing homes, assisted living facilities, or adult foster care homes who may be financially exploited by someone from outside the facility.

The state also conducts investigations into allegations of adult abuse within facilities called the Adult Protective Services Provider Investigations (APS PI) program. APS PI investigates allegations of abuse, neglect, and exploitation of people served by certain providers in a facility setting. As of September 1, 2017 the APS PI program transferred to the Regulatory Division in HHSC. For more information on this program, please refer to the HHSC section of this guide.

The incidence of validated adult abuse, neglect and exploitation per 1,000 Texans aged 65 or older fell between 2014 to 2015, from 1.7 victims in 2014 to 1.3 victims in 2015. However, the incidence of validated abuse rose to 1.6 per 1,000 Texans in 2016 and was 1.5 in 2017.

There were 116,051 reports made of in-home abuse/neglect of adults in FY 2017, with the majority of reports initiated by medical personnel (22 percent), relatives (15 percent), community agencies (14 percent) and the victim themselves (11 percent). The following breakdown shows the outcomes of the 116,051 reports of in-home abuse or neglect made to APS in 2017:

- 84,712 completed in-home investigations
- 63,982 instances of validated in-home allegations
- 37,346 of the validated in-home allegations received services (58.4 percent)

In addition to the investigations of abuse and neglect conducted by APS, this division also educates the general public about elder abuse via public outreach campaigns; Elder Abuse is Everyone’s Business is one such public awareness campaign. APS also distributes literature about health risks for the elderly, including dangers related to excessive summer heat.


41 Texas Department of Family and Protective Services. (n.d.). *What is Community Based Care?*. Retrieved from https://www.dfps.state.tx.us/Child_Protection/Foster_Care/Community_Based_Care/default.asp


44 Texas Department of Family and Protective Services. (n.d.). *What is Community Based Care?*. Retrieved from https://www.dfps.state.tx.us/Child_Protection/Foster_Care/Community_Based_Care/default.asp


50 Texas Department of Family and Protective Services. (2018). *Community Based Care. What is Community Based Care?*. Retrieved from https://www.dfps.state.tx.us/Child_Protection/Community_Based_Care/default.asp


52 Texas Department of Family and Protective Services. (2018). *Community Based Care: When will Community Based Care Begin?*. Retrieved from https://www.dfps.state.tx.us/Child_Protection/Community_Based_Care/default.asp


Ibid.


Ibid.

Ibid.


Policy Concerns

- Funding needs post-Harvey, including mental health services for dealing with trauma related to the storm and its aftermath.
- Implementation of TEA Special Education Strategic Plan to correct the 8.5 percent limit on special education.
• Need for more recovery-oriented educational supports, such as schoolwide positive behavioral interventions and support and classroom-based social and emotional learning
• Disproportionate amount of disciplinary measures for students receiving special education services and racial/ethnic minorities (in-school and out-of-school suspension, district alternative education programs, and juvenile justice alternative education programs).
• Disproportionate use of corporal punishment on students with disabilities or special needs.
• Potential impact of budget reductions that could limit access to school counseling services.
• Lack of transparency and comprehensive training of school district law enforcement (school resource officers), including a need for Children’s Crisis Intervention Training.
• Lack of trauma-informed care training.

Fast Facts

• According to TEA’s Texas Academic Performance Report, 8.8 percent of school-aged children were enrolled in special education services in 2016-17, compared to the national average of almost 13 percent.1
• The rate of special education enrollment in Texas rose slightly to 8.8 percent for the 2016-17 school year, with 477,281 of the total student population (5,359,127) enrolled in special education services.2,3
• Roughly 33 percent of students eligible for special education services in 2016-17 had a primary diagnosis of a learning disability, 12.4 percent had a primary diagnosis of Autism, and 5.7 percent had a primary diagnosis of emotional disturbance.4
• In the 2016-17 school year, 8.8 percent of students in Texas schools were enrolled in special education services, but those students represented 18.4 percent of expulsions to Juvenile Justice Alternative Education programs, 16.6 percent of expulsions to Disciplinary Alternative Education programs and 12.5 percent of expulsions without placement.5
• Students receiving special education services were also overrepresented in receiving out-of-school suspensions (19.7 percent) and in-school suspensions (15.5 percent) in 2016-17.6
• The majority of expulsions to DAEPs and JJAEPs continued to be discretionary in 2016-17 (i.e., expulsions that were not mandated by state law but instead involve local codes of conduct).7
• The majority of students in Texas identify as Hispanic (52 percent) and many students in Texas — nearly one million — are still learning English.8

TEA Acronyms

AISD – Austin Independent School District  
ARD – Admission, review and dismissal  
ASCA – American School Counselor Association  
CCIT – Children’s crisis intervention training  
CEU – Continuing education unit  
CIS – Communities in schools
CIT – Crisis intervention teams
DAEP – Disciplinary alternative education program
DFPS – Department of Family and Protective Services
DSHS – Department of State Health Services
ESC – Education service center
HHSC – Health and Human Services Commission
IDD – Intellectual and other developmental disabilities
IDEA – Individuals with Disabilities Education Act
IEP – Individual education plan
ISD – Independent school district
ISS – In-school suspension
JJAEP – Juvenile justice alternative education program
LEA – Local education agency
LSSP – Licensed specialist in school psychology
MFA – Mental health first aid
NCEC – Non-categorical early childhood
NCTSN – National Child Traumatic Stress Network
OSEP – Office of Special Education Programs
OSS – Out-of-school suspension
PBIS – Positive behavior interventions and services
PPCD – Preschool program for children with disabilities
PTSD – Post-traumatic stress disorder
RSC – Regional service centers
SEL – Social and emotional learning
SHAC – School health advisory committee
SHARS – School Health and Related Services Program
SSA – Shared service agreement
SRO – School resource officer
TBSI – Texas Behavior Support Initiative
TIC – Trauma-informed care

Organizational Chart

Figure 48. Organizational Structure of TEA

Overview

The Texas Education Agency provides oversight and administrative functions for all primary and secondary public schools for the 1,203 school districts and 675 open-enrollment charter school campuses in the state of Texas. According to TEA, 5,359,127 students were enrolled in Texas public schools in the 2016-17 school year, including charter schools and early education providers. Over a ten-year period, total enrollment in Texas schools increased by roughly 16.6 percent, or 764,185 students.

Undiagnosed or poorly managed mental health conditions can negatively impact a child’s academic performance, classroom behavior, and school attendance. The most recently available data from the National Survey of Children’s Health (2016) reveals that of the 716,584 children in Texas with mental health needs, 59.7 percent (428,123) reported having trouble getting the mental health treatment or counseling needed.

In Texas, mental health supports and services may be provided in school settings by a number of trained professionals, including school counselors, nurses, school psychologists, and social workers. Despite the professional title, school counselors have many duties that are only tangentially related to mental health; however, according to Texas law, “the primary responsibility of a school counselor is to counsel students to fully develop each student’s academic, career, personal, and social abilities.” Although the American School Counselor Association recommends a ratio of 250 students per school counselor, the ratio in Texas is almost double that number: there were 442 students per counselor for the 2016-17 school year. It should be noted, however, that these ratios do not take into account non-counselor mental health workers who play a crucial role in treating mental health issues in schools, such as licensed clinical social workers, licensed school psychologists, occupational therapists, and other mental health professionals such as art and music therapists. Texas also has a special credential for Licensed Specialists in School Psychology, with 3,318 LSSPs working in Texas public schools in 2017.

Changing Environment

School Safety

The horrific mass school shootings experienced in Texas and around the country have elevated school safety to the forefront. This issue was amplified for Texas on May 18, 2018 when a Sante Fe High School student used a firearm to kill ten people and injure 13 others. Across the nation, educators, lawmakers, parents, students and others concerned with the safety of students and teachers are weighing options for making schools safer. On May 30, 2018 Governor Abbott and other state and local policymakers unveiled a School and Firearm Safety Action Plan containing 40 recommendations. The action plan can be found at https://gov.texas.gov/uploads/files/press/School_Safety_Action_Plan_05302018.pdf.

While some options are easily agreed upon, many are controversial and not easy to implement. In Texas, several interim legislative committee hearings were held to
study the issue and take input. Some of the recommendations included in the plan and the legislative hearings include:

- Increasing law enforcement presence at schools
- Increasing the numbers of school marshalls (armed teachers) on school campuses
- Installing metal detectors in schools
- Providing more emergency response training
- Increasing access to mental health evaluations and services
- Increasing mental health first aid training
- Consideration of “red flag” laws to identify potentially dangerous individuals
- Consideration of strengthening the Safe Firearm Storage Law
- Improving judicial access to critical information

**FEDERAL INVESTIGATION ON TEXAS’ SPECIAL EDUCATION SERVICES**

In recent years, Texas has identified a very low percentage of school-age children as having special education needs, largely because of an 8.5 percent target implemented by TEA in 2004. An estimated 8.7 percent of school-aged children in Texas were identified as having special education needs in the 2015-16 school year. The percentage of children in Texas schools identified as eligible for special education services was far lower than in other states with the national average being about 13 percent. The low number of children receiving special education services in Texas prompted a *Houston Chronicle* series and a U.S. Department of Education investigation which concluded with directives for TEA to reform special education in Texas.

In 2016-17, according to TEA’s Texas Academic Performance Report, 8.8 percent of school-aged children were enrolled in special education services. According to TEA’s Special Education Report for 2017-18, 498,320 students were identified as having special education needs in 2016-17. Of those:

- 29,029 students (5.74%) were classified as having emotional disturbance
- 53,037 students (10.64%) were classified as having an intellectual disability
- 64,783 students (13%) were classified as having autism
- 70,360 students (14.12%) were classified as other health impaired
- 157,752 students (31.65%) were classified as having a learning disability.

In 2016, a *Houston Chronicle* report by Brian Rosenthal alleged that TEA had systematically denied special education services to children across Texas by implementing an 8.5 percent target for children with disabilities served in school districts. The report by the Houston Chronicle was launched in response to a dramatic decrease in the percentage of students in special education in Texas between 2004 and 2014 – a decrease from 11.7 percent to 8.5 percent. Texas had the lowest percentage of children in special education in the country, while the national average remained at or near 13 percent of children. The Chronicle disclosed that the benchmark was implemented in 2004, while TEA was facing a $1.1 billion state budget cut, and that it has effectively led to a denial of “vital supports to children with autism, attention deficit hyperactivity disorder, dyslexia, epilepsy, mental illnesses, speech impediments, traumatic brain injuries, even blindness and deafness.”
The Houston Chronicle report prompted a federal investigation by the U.S. Department of Education. In 2017, the Office of Special Education Programs within the U.S. Department of Education released a monitoring report that found three specific areas where TEA failed to comply with the federal Individuals with Disabilities Education Act:

1. TEA failed to ensure that all children with disabilities residing in the state who are in need of special education and related services were identified, located and evaluated, regardless of the severity of their disability, as required by IDEA.
2. TEA failed to ensure that a free appropriate public education was made available to all children with disabilities residing in the State in Texas’s mandated age ranges (ages 3 through 21), as required by IDEA.
3. TEA failed to fulfill its general supervisory and monitoring responsibilities as required by IDEA to ensure that independent school districts throughout the state properly implemented the IDEA’s child find and FAPE requirements.25

Beginning in November of 2016, TEA began to address concerns expressed by OSEP. Actions included:

1. Issuing a letter to every independent school district in the state reiterating their child find responsibilities under the IDEA
2. Coordinating a series of listening sessions throughout the state which were attended by both OSEP and TEA staff
3. Governor Abbott, with the Texas Legislature, implemented a new law that prohibits the use of school performance indicators that solely measure total number or percentage of enrolled children receiving special education and related services under the IDEA.26

Following the full 15-month investigation, the U.S. Department of Education released their full report in January 2018. The investigation concluded that Texas failed to ensure students with disabilities were properly evaluated and that the state failed to provide an adequate public education for students with disabilities.27 According to The Texas Tribune, the report found that TEA was “more likely to monitor and intervene in school districts with higher rates of students in special education, creating a statewide system that incentivized denying services to eligible students” and that “school district officials said they expected they would receive less monitoring if they served 8.5 percent of students or fewer.”28 Further, school administrators delayed federally required evaluation of students suspected of having disabilities, often by providing intensive academic support.29 The report outlined corrective action for TEA to take including documentation of special education evaluation practices, developing a plan to evaluate previously denied students and directing educators on how to identify students with disabilities.30

On April 24, 2018 TEA announced the posting of its final strategic action plan for special education. The plan can be found at https://tea.texas.gov/TexasSPED/.

TRANSITION PLANNING FOR YOUTH WITH DISABILITIES

The 85th Legislature passed HB 748 (85th, Zaffirini/Allen, Alma) to update transition planning to reflect new state alternatives to guardianship for youth with disabilities.
The bill updates the factors the admission, review, and dismissal committee must consider regarding whether a student has sufficient exposure to supplementary services to help the student develop decision-making skills. The bill requires TEA to update the Texas Transition and Employment Guide with information about long-term services, community supports, and alternatives to guardianship. Additionally, the bill requires TEA to develop and post a list of services and public benefits available to an adult student.\footnote{31}

**CROSS-AGENCY COORDINATION OF SERVICES**

In 2017, HB 2904 (85\textsuperscript{th}, White/Watson) included TEA in the current law which requires agencies to have a memorandum of understanding to coordinate services for people in need of services from multiple agencies. Included as a new subcategory is services designed to prevent delinquency, truancy, and dropouts.\footnote{32} The legislation requires that services for individuals needing multiagency coordination must be provided in the least restrictive appropriate setting.

**Funding**

Figure 49. TEA Legislative Appropriations Request by Method of Finance FY 2020-21

![Pie chart showing funding sources](http://docs.lbb.state.tx.us/display.aspx?DocType=LAR&agy=703&fy=2020)


The total requested TEA budget for FY 2020-21 is $54,288,969,842. If included in the budget, the Exceptional Items Requests would add an additional $115,012,054.
The total TEA budget for FY 2018-19 was $55,569,712,679.


Delivery of Mental Health Services in Schools

Schools have a long history of providing mental health services to students and because children spend such a large part of their day in academic settings, schools often serve as the first point of intervention when a child needs psychiatric testing or behavioral health services.33

Early intervention with mental health issues supports academic achievement, increases healthy stress management skills, improves social and emotional functioning and peer interactions, and allows schools to intervene before there is significant psychological deterioration.34 Furthermore, young children who receive effective, age-appropriate mental health services are more likely to complete high school, have fewer contacts with law enforcement, and improve their ability to live independently and be productive.35 Without early intervention, child and adolescent disorders frequently continue into adulthood. As much as 50 percent of all lifetime cases of mental illness are apparent by age 14, and 75 percent are apparent by age 24.36

School-based mental health services encompass a wide variety of different programs and approaches. A study from Texas A&M University-Kingsville on access to mental health services found that rural schools struggle to provide mental health services to students; nearly half of the counselors surveyed in the study said that less than 25 percent of their students received adequate counseling services.37 According to a separate Center for Disease Control report, the percentage of children with diagnosed mental, behavioral, and developmental disorder is consistently higher in rural areas.38 In Texas, the suicide rate is roughly 15 percent higher in rural counties (less than 20,000 residents) than in metropolitan ones.39 Barriers to delivering mental health services lead to inconsistent mental health care from school to school but even though access to services and supports varies based on a school’s region (i.e., urban vs. rural), academic level, and student population, most schools offer some level of mental health screening, referral or services.40

The different methods of delivering mental health services in schools are described in Table 44.41,42

<table>
<thead>
<tr>
<th>School-Based Mental Health Service Delivery</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>School Financed</strong></td>
<td>Typically includes mental health prevention programs and basic treatments such as counseling that are provided on-site by licensed school personnel (e.g., counselors, psychologists and social workers).</td>
</tr>
<tr>
<td><strong>Formal Connections with Community Mental Health Services</strong></td>
<td>Formal agreements and contracts made with community mental health agencies (e.g. LMHAs) to provide services in school or at the community agency.</td>
</tr>
</tbody>
</table>
School-Based Mental Health Service Delivery

| School District Mental Health Units or Clinics | School districts may operate their own mental health units or clinics to provide psychosocial and mental health services, staff trainings and consultation. |
| Classroom-Based Curricula | Schools may address mental health needs with prevention-oriented materials provided through teacher instruction. These curricula enhance learning by promoting and fostering the social and emotional growth of all students. |
| Comprehensive, Multi-Faceted and Integrated Approaches | Districts can bring together multiple activities, behavioral health strategies and community agencies to provide a full range of interventions and services to students with complex mental health needs. |
| Schoolwide Behavioral and Emotional Support Frameworks | This holistic approach to meeting every student’s needs includes models and treatment frameworks used by an entire school; for example, positive behavioral interventions and supports (PBIS), social and emotional learning (SEL), and trauma-informed care. |

Special Education Services in Texas

Schools are accountable for the academic performance of all students, including those with serious emotional issues or mental health conditions. When academic performance is impacted due to a student’s disability, the Individuals with Disabilities Education Act requires schools to provide special education and related services based on an individualized educational plan, which may include mental health treatment and supports.43

Special education and related services can include a wide range of supports depending on each student’s specific and individualized needs. The types of special education services and supports provided are determined through an annual Admission, Review and Dismissal meeting that typically includes the student, the student’s parents and/or caregivers, any mental health professionals involved in the child’s care, and school personnel including at least one of the child’s regular and special education instructors.44 The ARD meeting is an essential part of creating, updating, amending and improving the individualized education plan on an ongoing basis. The IEP is the organizing framework and plan used to specify the behavioral supports and interventions that must be provided by the school district to help the student experience stability and success in the classroom.45

Some examples of school-based and educational services related to behavioral health include:

- Assessments or medical services to diagnose or evaluate a student’s disability
- Parental and family counseling
- Case management
- Skills training
- Individual support in the regular classroom setting, specialized classes, and other
services for students with developmental delays, physical conditions, serious emotional disturbances, intellectual and other developmental disabilities, and other disabilities.

In recent years, Texas has failed to identify significant numbers of student eligible for special education services. A series of articles in the *Houston Chronicle* was the impetus for a federal investigation of special education practices in Texas. See a summary of the allegations and repercussions in the Changing Environment Section above.

**SPECIAL EDUCATION FOR EARLY CHILDHOOD – DEVELOPMENTAL DELAYS**

Because children’s brains are growing and their behaviors are constantly changing, it can be difficult to diagnose a young child with a psychological condition. There are also children without a mental health diagnosis who may still benefit from early intervention services. To bridge the gap for young children who do not have a specific diagnosis and may not receive services before entering school in kindergarten, the Individuals with Disabilities Education Act allows for children between the ages of three and nine to qualify for special education services under a broader diagnostic category called “developmental delay,” as long as the diagnosis is made using proper instruments and procedures. The following types of diagnostic categories are designated as developmental delays at the federal level:

- Physical development
- Cognitive development
- Communication development
- Social or emotional development
- Adaptive development

States have the authority to decide what to call the “developmental delay” category, how to define it, and what ages to include as eligible. Texas calls this developmental delay category “Non-Categorical Early Childhood”. Children between the ages of three and five who have “general delays in their physical, cognitive, communication, social, emotional or adaptive development(s)” are included in the developmental delay category and eligible to receive special education services. Children who fall under the NCEC category are provided services through a program called Preschool Program for Children with Disabilities. PPCD services are provided in a variety of settings such as pre-kindergarten, resource classrooms, self-contained classrooms, or community settings such as Head Start and pre-school. In addition to becoming eligible for PPCD services through the NCEC category, children in Texas may also qualify for PPCD under the following specific diagnoses:

- Intellectual disability
- Emotional disturbance
- Specific learning disability
- Autism

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Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas

243
EMERGING ADULTS

In recent years, Texas made efforts to bridge the gap in services and supports for students with special needs transitioning out of high school. To assist students who receive special education services with a successful transition from school to appropriate post-school activities, such as postsecondary and vocational education or integrated employment and independent living, schools must begin individual transition planning with students and their families by age 14. Schools are required to identify needed courses and related services for postsecondary education and to develop adult living objectives through each student’s IEP. The availability, comprehensiveness, and quality of transition services available in Texas vary widely across the state. Individual school districts, TEA, HHSC, and other state agencies make transition information available through a central website: www.transitionintexas.org.

In recent legislative sessions, legislators made efforts to strengthen the transition planning process conducted in Texas schools. To strengthen supports for youth transitioning into adulthood, the 84th Legislature passed SB 1117 (84th, Zaffirini/Naishtat), which required information on housing and independent living to be provided in the transition/discharge plans given to youth over the age of 16 who are under DFPS conservatorship.51 Also, SB 1259 (84th, Rodríguez/Allen) improved the Admission, Review and Dismissal process where families and school staff develop an individual education plan by requiring the ARD meeting to include a teacher who is involved with implementing a portion of the child’s IEP.52 SB 1259 also required notes reflecting the discussions and any actions taken during the ARD meetings.53

The 85th Legislature passed HB 748 (85th, Zaffirini/Allen) to update transition planning to reflect new state alternatives to guardianship. The bill updates the factors the admission, review, and dismissal committee must consider regarding whether a student has sufficient exposure to supplementary services to help the student develop decision-making skills. The bill requires TEA to update the Texas Transition and Employment Guide with information about long-term services, community supports, and alternatives to guardianship. Additionally, the bill requires TEA to develop and post a list of services and public benefits available to an adult student.54

ELIGIBILITY FOR SPECIAL EDUCATION SERVICES

Special education services encompass a wide range of interventions; children can become eligible for these services by receiving a diagnosis for a specified condition that impacts their learning. Figure 52 shows the various mental health diagnoses, behavioral conditions, and developmental disabilities that qualified 477,281 students in Texas for special education services in the 2016-17 school year:
During the 2016-17 school year, over 27,000 Texas students were identified as having serious emotional disturbance — roughly 5.7 percent of all students identified as eligible for special education services. Nationwide, students identified as having serious emotional disturbance have the highest drop-out rate (55.9 percent) among students receiving special education or general education. However, there are students who receive special education based on other primary disabilities (e.g., intellectual disabilities and autism) who also have mental health needs, such as depression, anxiety, post-traumatic stress disorder, attention deficit disorder, and more.

Eligibility for IDEA school-based mental health services for serious emotional disturbance is based on the student exhibiting one or more of the following characteristics to a marked degree over an extended period of time, in ways that adversely affect the student’s educational performance:

- An inability to learn that cannot be explained by intellectual, sensory, or health impairments
- An inability to relate appropriately to peers and teachers
- Inappropriate types of behaviors or feelings under normal circumstances
- A general mood of unhappiness and depression
- A tendency to develop physical symptoms, pains, or fears from personal or social problems
When determining whether special education services will be provided, school personnel seek evidence that the student’s behavior and need for services is not the result of a temporary reaction to adverse yet normal situations at home, in school, or in community situations.

FUNDING FOR SPECIAL EDUCATION SERVICES

During the 2014-15 school year, roughly 6.6 million public school students received special education services across the U.S —13 percent of all students nationwide. During the same year, only 8.6 percent of the student population in Texas received special education services — the lowest percentage in the country. Additionally, the percentage of students identified with emotional disturbance in the special education population has decreased nationally and in Texas in recent years.

Between 2004 and 2014 the population of Texas students receiving special education services decreased from 11.7 percent to 8.5 percent. The decrease in the proportion of students enrolled in special education services in Texas led to the Houston Chronicle series revealing an 8.5 percent benchmark implemented by the state in 2004. A federal investigation by the U.S. Department of Education found that Texas was violating federal law and has released a detailed report with actions for Texas to return to compliance. Fulfilling the federal requirements will require an increase in funding for disability services for students, a process that Texas and TEA are currently working through. For more information on this, see the Changing Environment section above.

Funding for the “Students with Disabilities” strategy within TEA is expected to remain relatively consistent in the upcoming years, with $2,108,308,102 budgeted for the 2016-17 biennium, $2,227,210,464 for the 2018-19 biennium, and a requested $2,232,210,464 (plus an additional $50,000,000 exceptional item request) for the 2020-21 biennium. In FY 2018-19 federal funding accounted for 93.1 percent of the total funding for the “Students with Disabilities” strategy within TEA. In order to comply with the Texas Legislature’s goal of reducing government agency budgets by four percent, TEA has proposed a number of funding cuts, including completely defunding the Academic Innovation & Mentoring program, the Best Buddies program, and the Educator Excellence Humanities Texas program.

On April 23, 2018, TEA released the Special Education Strategic Plan. The majority of the strategic plan is funded through federal Individuals with Disabilities Education Act funding and state discretionary funds (more details on IDEA are in the following subsection). According to the strategic plan, the discretionary funds required for the strategic plan may be paid in part through available discretionary funds in the amount of $45 million. The remaining activities may be pulled from annual state discretionary federal funds, at an anticipated allocation of approximately $15 billion.

The strategic plan states: “...the agency does not have the authority to appropriate funds. However, regardless of this (or any other) strategic plan – but as a function of federal and state law – the activities associated in this plan are costs that have always been the responsibility of districts (identification, evaluation, and services for students). This plan addresses the state’s role of monitoring that this work is
being done, and providing support and technical assistance to districts. There are no requirements for districts in this plan above and beyond what has been, and remains, a requirement of federal and state law. However, it is also important to acknowledge that LEAs who had not identified all students eligible for special education will incur costs - and receive the prescribed weighted funding - associated with the following:

- Testing more students who are identified as potentially having a disability
- Compensatory services, as applicable (may vary based on individual need)
- Providing services to which the student is entitled  

More details can be found in the strategic report: https://tea.texas.gov/WorkArea/DownloadAsset.aspx?id=51539621194

**INDIVIDUALS WITH DISABILITIES EDUCATION ACT**

Under the Individuals with Disabilities Education Act, children and adolescents between the ages of 3 and 21 who have disabilities are entitled to receive a free and appropriate public education. IDEA first passed in 1975 (as the Education for All Handicapped Children Act, PL 94-142) and has been reauthorized multiple times. When IDEA was created, the expected cost of educating students with special needs was projected to be twice as much as the national average of educating students who do not require special education services. To support schools with increased costs, the federal government committed to contributing up to 40 percent of this anticipated additional cost. Despite this commitment, the federal government has given less than half of its committed financial support since IDEA's first year of funding in 1981.

Overall, spending for special education programs has increased since the inception of IDEA and its predecessor, but federal and state funding for special education has not increased proportionately. Local funding must make up the difference in funding for this increased need in order to meet IDEA's requirements for providing special education services in schools. As Figure 53 shows, federal funding for special education through IDEA has remained relatively constant for the past 14 years and it is expected to remain constant despite an increase in the number of students eligible to receive special education. This trend of under-funding special education at the federal level resulted in IDEA falling more than $10 billion short of being fully funded in FY 2014. The federal FY 2018 budget provides $13.13 billion in funding for IDEA, up from $12.8 billion in FY 2017.

Excluding funding for preschools through IDEA, TEA received $2,030,489,139 in federal IDEA Part B funding for the 2018-19 biennium, and that number is expected to increase by 2 percent (to $2,035,489,139) for the 2020-21 biennium.
MEDICAID

In addition to funding from the federal and state government through IDEA, schools can bill Medicaid directly for certain eligible services through the School Health and Related Services program. Services provided by SHARS are made available through the coordination of TEA and HHSC. SHARS is a Medicaid financing program that allows local school districts and shared services arrangements to obtain Medicaid reimbursement for certain health-related services provided to students in special education. The state match requirement for SHARS Medicaid funding is met by using state and local special education allocations that already exist. School districts and SSAs must enroll as Medicaid providers and employ or contract with qualified professionals to provide these services.

Services covered by SHARS include:

- Audiology services
- Counseling
- Nursing services
- Occupational therapy
- Personal care services
- Physical therapy
- Physician services
- Psychological services, including assessments
- Speech therapy
- Transportation in a school setting

In order to receive SHARS services, students must meet all of the following requirements:
- Be 20 years of age and younger
- Have a disability or chronic medical condition
- Be eligible for Medicaid
- Be enrolled in a public school’s special education program
- Meet eligibility requirements for special education described in IDEA
- Have an individualized education program that identifies the needed services.

**Mental Health Support Systems for Schools**

Mental health services are required by law to be provided for students who receive special education services if those services are part of their IEP. Although schools are not required to provide mental health services unless specifically stated in an IEP, there are still students in the general population who receive mental health services. Mental health supports and services vary between individual schools and districts, but there are certain mental health services available across the state. This next section describes the mental health services and related programs available statewide.

**EDUCATION SERVICE CENTERS**

Created in 1965, 20 regional educational service centers in Texas provide support and technical assistance to all school districts throughout the state in a variety of areas, including special education and behavioral support. A map of service center regions is shown in Figure 54.

![Figure 54. Map of Education Service Center Regions](http://tea.texas.gov/regional_services/esc/)

Regional education service centers specialize in specific topic areas and services and then provide resources, support, programmatic assistance and general expertise to
school districts or schools statewide. For example, the Region IV Education Service Center in Houston specializes in Positive Behavioral Interventions and Supports with the goal of enhancing the education experience for all students by addressing the needs of students with behavior challenges. Additionally, the Region XIII Education Service Center in Austin has a Behavior Team that includes general and special education specialists who focus on providing campuses with workshops, consultations, and technical assistance for behavioral supports.

A total of $23,750,000 million was allocated for ESCs in the 2018-19 biennium and has been requested for the 2020-21 biennium, a 5 percent funding reduction by TEA for ESCs from the 2017-18 biennium. The ESC infrastructure as a whole supports schools in complying with IDEA and, according to a 2014 report, saves public and charter schools an estimated $623.5 million per year. Annual savings are mainly a result of school districts having access to cheaper products and services through ESCs (as opposed to the open market or running those programs internally) and reduced transportation and staffing costs provided through distance learning opportunities (as opposed to in-person trainings).

A total of 949,916 individuals were trained through ESCs in 2017, up from 903,257 trained in 2015. For 2020-21 TEA expects to continue training an estimated 885,000 individuals per year through the state’s 20 ESCs.

COUNCILED SCHOOL HEALTH MODEL

Counseling and mental health services are a core element of TEA’s Coordinated School Health Model. DSHS defines coordinated school health as “an integrated, systematic set of planned, sequential, school-affiliated strategies, activities and services designed to advance student academic performance and promote their optimal physical, emotional, social and educational development.” Texas school districts are required to provide a coordinated school health program by law. The Coordinated School Health Model focuses on eight core components of student health, modeled after the Centers for Disease Control and Prevention’s 8-Component Model, and is directed by a mandatory, multidisciplinary team, known as the School Health Advisory Council. SHAC members are appointed by the school district to serve and make recommendations for the district’s Coordinated School Health program.

The 8-Component Model for Coordinated School Health includes the following components:

- School health services
- Counseling, psychological and social services
- Family and community involvement
- Nutrition services
- Physical education
- Healthy school environment
- School-site health promotion for staff
- Comprehensive school health education
Communities in Schools is a national dropout prevention program funded through state and local support. CIS provides individualized case management, counseling, and other mental health-related services. In the 2015-16 school year, CIS provided case management services for 93,529 students through 28 local CIS programs operating in 146 school districts across Texas. Of the students receiving CIS case management services in grades 7-12, 99 percent stayed in school during the 2015-16 school year, and 95 percent of CIS participants were promoted to the next grade or graduated.

State funding cuts to the CIS program in 2013 significantly impacted service delivery, but the roughly $5 million that was cut from the CIS budget has largely been restored in the years since, increasing annual state appropriations for CIS to an estimated $15,521,815 in 2016 and 2017. This partially restored funding allowed CIS to serve more students in 2016 (93,529) than in 2013 (63,527). In the 85th legislative session, the Legislature appropriated $15,521,815 in General Revenue and $3,898,450 in TANF funds for 2018, and $15,521,815 in General Revenue and $3,898,450 in TANF funds for 2019.

To learn more about CIS services in Texas and see a list of all CIS providers in the state, visit [http://tea.texas.gov/interiorpage.aspx?id=4639](http://tea.texas.gov/interiorpage.aspx?id=4639).

**Exclusionary Discipline in Schools**

Exclusionary discipline in schools refers to practices that remove students from the classroom. Removal from the classroom excludes students from common, daily experiences that are conducive to normal childhood and student development. Under state law, schools have the option to remove or expel students to disciplinary alternative education programs or juvenile justice alternative education programs. Schools can even remove or expel special education students after following protective procedures required under federal law. Many children are sent to these programs more than once in a given school year. For example in the 2016-17 school year, 575,031 students in Texas were removed from the classroom at least once, totaling 1,652,775 separate incidents that resulted in the removal of a student from the classroom.

**IN-SCHOOL SUSPENSIONS AND OUT-OF-SCHOOL SUSPENSIONS**

A disruptive student can be removed from the regular classroom and assigned one or more days to a separate in-school suspension classroom to complete their class assignments, or they may be required to remain off campus for a specified period of time. According to the Texas Education Code, the principal or other appropriate school administrator may also suspend a student for engaging in conduct identified as prohibited in the school’s code of conduct. In addition to removing children from their regular classroom and from normal interactions with their peers, ISS and OSS can also lead to significant cost increases for schools and families. ISS and OSS place...
Exclusions to Disciplinary Alternative Education Programs

Every school district in Texas is required to provide a Disciplinary Alternative Education Program. Districts may operate their own DAEP or can join together to support a cooperative program. A DAEP in smaller rural districts may be a separate classroom on the school campus, but DAEPs are more frequently housed at a separate campus.100 According to statute, the central academic mission of DAEPs “is to enable students to perform at grade level.”111 Any DAEP that serves a student with an IEP must provide the services outlined in that plan.112 The Breaking Schools’ Rules study found that “because there has been little monitoring and oversight of DAEPs, the quality of the programming and instruction varies among districts, with some students in DAEPs poorly served by under-resourced programs.”113

Certain infractions require mandatory removal to a DAEP according to the Texas Education Code:

- Committing a felony or engaging in conduct punishable as a felony
- Assaulting another student or school employee
- Selling, giving, possessing, or being under the influence of a dangerous drug or alcohol
- Committing an offense that involves volatile chemicals, public lewdness, or retaliation against a school employee
- Making a terroristic threat or a false alarm/report114

Texas schools also have wide discretion to send students to a DAEP for other offenses listed in their student code of conduct. Depending on the school district, these offenses can range from “fighting and gang activity to disrupting class, using profanity, playing a prank such as throwing a tennis ball in the hallway and narrowly missing another student, misusing a school parking decal, inadvertently bringing a prescription or over-the-counter drug to school, or doodling in class when the drawing contains a weapon.”115 In the 2016-17 school year, 54.8 percent of all removals to DAEPs (47,952) were discretionary.116

Similar to other methods of exclusionary discipline, students receiving special education services are overrepresented in removals from the classroom to DAEPs. In the 2016-17 school year, 8.8 percent of all students in Texas public schools were identified as eligible for special education services, but those students represented 16.6 percent of referrals to DAEP.117

Unfortunately, exclusionary discipline has a disproportionate impact on students receiving special education services. Figure 55 is a breakdown of the overrepresentation of all exclusionary discipline removals for the 2016-2017 school year:
Removals from the classroom to these disciplinary programs can be mandatory or discretionary. Mandated referrals, determined by state code, occur when a student performs a specific act that automatically requires the removal from the classroom. Discretionary referrals, determined by school district policy, vary widely from district to district. Discretionary referrals are made by teachers or administrators based on policies in their local student code of conduct. These policies can be vague, allowing for wide interpretation when determining what and how behaviors should be disciplined. A significant portion of disciplinary referrals are not mandated by law, but instead authorized at the discretion of school districts. In the 2016-17 school year, discretionary removals accounted for:

- 52.5 percent of expulsions to JJAEPs
- 66.3 percent of DAEP removals, and
- 62.3 percent of expulsions without placement (i.e., “to the streets”).

Exclusionary discipline practices also disproportionately target African American students. While only representing 12.6 percent of Texas’ total student population in the 2016-17 school year, African American youth accounted for:

- 34.2 percent of out-of-school suspensions,
- 25.9 percent of in-school suspensions, and
- 21.2 percent of expulsions.

In the 2013-14 school year, elementary school students were suspended 88,000 times. Further, over 2,500 suspensions were given to pre-kindergarten students and over 36,000 of those suspensions were students in grades K-2. In 2017, the 85th Legislature passed HB 674 (85th, Johnson/Garcia) to prohibit discretionary out-
of-school suspensions for students below third grade. The bill also allows public schools to implement a positive behavior program with age-appropriate alternatives to out-of-school suspensions.

EXPULSIONS TO JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAMS & EXPULSIONS WITHOUT PLACEMENT (ALSO KNOWN AS “EXPULSIONS TO THE STREETS”)

When children in Texas are expelled from school, they are sent to either Juvenile Justice Alternative Education Programs or expelled without placement into a program (i.e., “expelled to the streets”), and a small number of expelled students are sent to DAEPs. JJAEPs were created in 1995 to provide ongoing educational services for students who have been expelled. Every county in Texas with a population of more than 125,000 residents at the time of the 2000 census must have a JJAEP. Counties that meet the 125,000 population requirement after the year 2000 are able to, but do not have to, open a JJAEP.

JJAEPs are operated by juvenile boards with oversight provided by TJJD so when a student is expelled to a JJAEP, that referral is considered involvement in the juvenile justice system. Legislative intent in creating JJAEPs was “to provide continuing educational opportunities for students expelled from school for the most serious offenses.” The primary goals of JJAEPs are to “reduce delinquency, increase offender accountability and rehabilitate offenders through a comprehensive, coordinated community-based juvenile probation system.” Students younger than 10 cannot be sent to a JJAEP; instead, they are sent to DAEPs for engaging in conduct that would result in expulsion to a JJAEP for children over 10 years old. School districts without a JJAEP may send expelled students to DAEPs or opt to expel them without placement, also known as expulsion “to the street” because students serve the length of their expulsion unsupervised and outside of a school setting. A major factor in the drop in JJAEP entries after the 2010-11 school year was the removal of “persistent misbehavior” as an expulsion reason from the Texas Education Code, Chapter 37.

During the 2016-17 school year, JJAEPs had the potential to serve 31 counties in Texas, of which 26 were mandatory while 5 discretionary counties declined to open JJAEPs. Texas school districts placed students into JJAEPs on 2,939 separate actions in 2016-17, and 433 of those actions (or 15 percent) were for students in special education.

During the 2016-17 school year, the mandatory JJAEP counties in 2016-17 included: Bell, Denton, Jefferson, Taylor, Bexar, El Paso, Johnson, Travis, Brazoria, Fort Bend, Lubbock, Webb, Brazos, Galveston, McLennan, Wichita, Cameron, Harris, Montgomery, Williamson, Collin, Hays, Nueces, Dallas, Hidalgo, and Tarrant.

A report from TJJD cited 433 entries into JJAEPs for students in special education in 2016-17:

- 199 students had a primary diagnosis of a learning disability (46%)
- 106 students had a primary diagnosis of serious emotional disturbance (24%), and
- 128 had a primary diagnosis of Other (30%), which includes attention deficit disorder, speech problems, physical disabilities, traumatic brain injuries, or intellectual disabilities.
Some school districts use JJAEPs at a higher rate than others, and the size of the school district does not necessarily correlate with the number of student expulsions. Similar to removal to DAEPs, students can be expelled to JJAEPs for mandatory or discretionary reasons. Mandatory expulsions occur when a student uses, exhibits, or possesses a weapon or engages in serious criminal behavior. Discretionary expulsions vary widely from serious criminal offenses that occur within 300 feet from the school, to assault on a school employee or serious misbehavior in a DAEP. In 2016-17, 41 percent of expulsions to JJAEPs were discretionary while 46 percent were mandatory and 13 percent were non-expelled.

The vast majority (77 percent) of mandatory referrals to JJAEPs in 2016-17 were for felony drug offenses or weapons offenses while reasons for discretionary referrals were more varied, suggesting wide variation in discretionary disciplinary policies between schools. Discretionary expulsions for “serious misbehavior” and misdemeanor drug charges represent 65 percent of all discretionary expulsions in 2016-17, down 11 percent from 2014-2015. There are no statewide standards that set minimum or maximum amounts of time for expulsions, so there is wide variation across school districts regarding how much time students spend in a JJAEP. However, TJJD publishes data that provides some understanding of how long students spend in JJAEPs at the macro level. In 2016-17, the average length of stay for all students who finished JJAEP was 74 days (82 days for mandatory expulsions and 67 days for discretionary) — a slight reduction compared to previous years.

In the 2016-17 school year, students receiving special education made up only 8.8 percent of the student population in Texas but accounted for over 18 percent of expulsions to JJAEPs. Figure 56 details the difference between number of expulsions for students in special education services and total student expulsions.

**Figure 56. Expulsions in Texas Public Schools: 2007-2016**

Note: Years correspond with the beginning of the school year (i.e. 2007 stands for the 2007-2008 school year).

Many experts agree that there is a school-to-prison pipeline for many of the students who are removed from the classroom using exclusionary discipline practices.\textsuperscript{145,146} Child advocates and school districts in Texas are increasingly utilizing methods of disciplining children without suspending or expelling them to programs like JJAEPs, but it is still important to understand the short and long-term effects experienced by children coming out of JJAEPs. Although the goal of JJAEPs is to rehabilitate and integrate students back into a mainstream school environment, alternative education programs have been linked to increased levels of delinquency and adversity.\textsuperscript{147} For example, students who have been sent to ISS, OSS, or a DAEP are more likely to be expelled and sent to a JJAEP than those who are not referred to one of these exclusionary discipline settings.\textsuperscript{148} Furthermore, students sent to a DAEP or a JJAEP are more likely to drop out of school and enter the adult criminal justice system.\textsuperscript{149} One study conducted by Texas Appleseed concluded that “placing students in JJAEPs for ‘serious or persistent misbehavior’ not only fails to correct behaviors, but leads to increased risk for future involvement in the juvenile justice system.”\textsuperscript{150} While these correlations do not imply a direct causation of exclusionary discipline resulting in future incarceration, these findings call into question the effectiveness of ISS, OSS, DAEPs, and JJAEPs in successfully rehabilitating students on a long-term basis and integrating them back into a mainstream educational setting. However, data from TJJD suggests that there may be some short-term positive effects from attending a JJAEP; in the short-term, a student’s successful completion of a JJAEP program appears to reduce the rate of school absences, improve academic achievement, and lower the number of disciplinary referrals.\textsuperscript{151}

School Ticketing and Class C Misdemeanors

For many years under Texas law, school resource officers could legally issue tickets to students for low-level misbehavior such as disrupting class or skipping school. These tickets were citations in lieu of arrest for Class C misdemeanors and required the student and a parent to appear in a municipal or county court, possibly facing up to $500 in fines. The proceedings were public criminal proceedings and students did not have a right to an attorney because Class C misdemeanors are not punishable by jail time. These tickets involved students in the criminal justice system and unfairly targeted students in special education. Many families could not afford the fines and failure to pay can result in a warrant for arrest upon the student’s 17\textsuperscript{th} birthday.\textsuperscript{152,153}

A report by Texas Appleseed and Texans Care for Children published in 2016 found that school-based tickets, complaints and arrests dropped significantly after 2013 when legislation was passed to prohibit SROs from issuing tickets.\textsuperscript{154,155} However, totals plateaued through 2015.\textsuperscript{156}

In 2015, the 84\textsuperscript{th} Legislature built on the previous session’s significant progress in addressing the overuse of ticketing and disciplinary sanctions in public schools. The most significant change dealt with repealing truancy as a ticketable offense and promoting strengths-based disciplinary intervention programs that can prevent problems before law enforcement gets involved.
Corporal Punishment and the Use of Force in Schools

In Texas, each school district is allowed to determine whether corporal punishment is permitted on their campus. TEA does not collect data on the use of corporal punishment so it is difficult to track its use. According to the most recently available data, Texas is one of the states with the highest number of students receiving corporal punishment, with approximately 40 percent of Texas school districts permitting students to be struck when they misbehave. In the 2011-12 school year alone, roughly 28,569 children in Texas received corporal punishment (i.e., spanking or paddling). Nationwide and in Texas, students with disabilities and African American students are disproportionately the targets of corporal punishment. Corporal punishment can cause serious injury, psychological harm, trauma, and academic disengagement; it also is not an evidence-based practice and has been banned by the majority of states (31) in the U.S and many school districts, including Houston ISD. Beginning in 2012, parents in Texas are now given the option to sign a waiver that excludes their child from receiving corporal punishment (opting out), but allowance of corporal punishment remains the default option in many districts.

Use of force (e.g., physical restraints and Tasers) by SROs has also surfaced as a concern of child advocates. While under nine percent of Texas students were classified as special education students (i.e., served by IDEA) in the 2011-12 school year, those students served by IDEA represented 79 percent of students who were physically restrained. While the Texas Police Chiefs Association states that many police departments working in schools have a specific policy on use of force in schools, those policies are not shared with the public. Historically, SROs who are working to protect public school environments have not had training in trauma-informed care, age-appropriate discipline for youth with cognitive or emotional disabilities, appropriate techniques for de-escalation specific to child-centered settings, or restraint training. However, HB 2684 (84th, Giddings/Whitmire) improved mandated training for SROs to include de-escalation techniques, positive behavioral interventions, and the behavioral health needs of children with disabilities and mental health needs. TEA also requires each school to have a team of school staff trained in restraints appropriate for youth, and certain school staff positions are required to be a part of this team. The participation of SROs is not mandated in current law.

A particular concern is the use of Tasers and pepper spray by SROs in Texas public schools. These weapons are completely (Tasers) or mostly (pepper spray) prohibited from being used in juvenile justice facilities, and advocates argue that the same
should be true for public schools. Some school districts in Texas, such as the Houston ISD, have already banned the use of Tasers and limited the use of pepper spray by SROs at the local level. There was an unsuccessful legislative attempt to ban Tasers and pepper spray in schools statewide during the 83rd Legislative Session and there are currently no statewide standards regarding the use of Tasers by SROs. There has been a renewed push against the use of these weapons in schools after one high school student in Central Texas intervened to stop a fight and fell into a coma after he was Tasered by an SRO and hit his head on the ground.

There are districts implementing less aversive ways to address disciplinary matters. One example is crisis intervention teams for children and youth that are designed to divert individuals with mental health needs to appropriate behavioral health services and supports instead of referring them to the juvenile justice system. Building community partnerships to support youth's ability to access services and supports is the foundation of a successful CIT program. As an example, Bexar County created the Children's Crisis Intervention Training for use in schools in the Greater San Antonio area. The 40-hour training is approved by the Texas Commission on Law Enforcement Officer Standards and provides CEUs for SROs who have not previously received any CIT training. Bexar County's CCIT includes education on:

- Officer tactics and safety in school campus environments
- Active listening and de-escalation techniques
- Mental illness, learning and developmental disabilities, and substance abuse in children and youth
- Psychotropic medications
- Family perspective and community resources
- Legal issues relating to school environment and minors and emergency detention
- Role-play scenarios that allow officers to gain practical experience in active listening and de-escalation techniques specific to students experiencing a crisis

**Holistic Approaches to Discipline and Student Mental Health**

Exclusionary discipline practices have developmental, behavioral, and academic costs, as well as a high financial cost. The alternative models of intervention discussed in this section can support the social and emotional development of students and improve student behavior while remaining more cost-effective than the resource-intensive exclusionary discipline practices (i.e., suspension and expulsion) that are currently used in Texas public schools. This section will focus on four specific interventions:

- positive behavioral interventions and supports
- social and emotional learning
- trauma-informed care
- restorative justice (also known as restorative discipline)
Public schools in Texas are increasingly moving to proactive, coordinated approaches to meet the behavioral and academic needs of all students. While some students with mental health needs require tailored interventions and trained professionals, there are also intervention models that provide a more holistic approach to supporting the developmental needs of all students. These initiatives generally include campus-wide prevention activities, targeted early intervention for students with risk factors, and individualized services for students with complex needs. Texas is among a number of states promoting positive approaches to preventing mental and emotional problems in children.177

Positive Behavioral Interventions and Supports

A well-known example of a positive and proactive approach to school-based services is positive behavioral interventions and supports.178 Figure 57 illustrates the basic framework of PBIS.

Figure 57. Hierarchical Model of Positive Behavioral Interventions & Supports

PBIS is an evidence-based framework that uses a three-tiered approach to teach and reinforce appropriate behaviors for all students. PBIS programs are designed to replace a punishment-oriented system with a campus culture based on respect, open communication, and individual responsibility.179
The program’s three tiers consist of the following:

- **Tier 1:** The primary prevention tier is the largest of the three, focusing on interventions for 80 to 90 percent of students. In this tier, school staff uses a curriculum to teach social skills and expectations that all students and school personnel are expected to follow.

- **Tier 2:** The secondary prevention level focuses on the 10 to 15 percent of students who have risk factors such as exposure to violence, a history of trauma, or the loss of a loved one that causes them to have a higher-than-normal risk of developing mental health issues. This tier focuses on developing skills and increasing protective factors for students and their families.

- **Tier 3:** The tertiary prevention level focuses on the 1 to 5 percent of the student population who need an in-depth system of supports. This tier is focused on providing comprehensive, individualized interventions for students with the most severe, complex or chronic issues.

### School-wide Positive Behavior Interventions and Supports

TEA does not track information on school districts or campuses implementing school-wide PBIS. However, the agency has designated the Region 4 ESC in Houston as the state lead for the Texas Behavior Support Initiative, including a network of representatives from each of the 20 ESCs in Texas available to assist school district efforts to implement PBIS. As of 2014-15, more than 500 campuses reported to Region 4 that they were using school-wide PBIS. This number is likely to be a significant undercount of the campuses using PBIS since not all schools use ESC resources to implement this popular proactive disciplinary approach.

Source: Student Mental Health After the Storm, Hurricane Harvey Raises the Stakes for Supporting Healthy Minds in Texas Schools. November 2017, Texans Care for Children

The Texas Education Agency recommends that school districts utilize PBIS to address student behavior, but Texas public schools are not currently required to use PBIS or other related approaches. Technical assistance to implement PBIS is available through the network of regional educational service centers and the Texas Behavior Support Initiative. TBSI was designed to build capacity in Texas schools for the provision of positive behavioral interventions by assisting schools in developing and implementing a wide range of behavior strategies and prevention-based interventions.

The 85th Texas Legislature passed three bills related to PBIS. These included:

1. **HB 4056** – requiring the inclusion of PBIS on the state’s best practice list.
2. **SB 179** - requires that if a district does develop any practices or procedures related PBIS, it must include them in their student handbook and district improvement plans.
3. HB 674 – allows schools to develop positive behavior programs for students in grade levels below grade three as a disciplinary alternative.

Social and Emotional Learning

Social and emotional learning is not a specific program, but a framework to help change the school’s approach to working with students.184

The main goals of the SEL framework are to:

- Help students work well and productively with others
- Develop positive relationships
- Cope with their emotions
- Appropriately settle conflicts with consideration for others
- Work more efficiently and effectively
- Make decisions that are safe, ethical, and responsible. 185

Schools can choose from a variety of proven, effective SEL programs, but it is not necessary to hire additional staff to implement SEL — the primary costs of an SEL program are related to staff training and student surveys.186 SEL programs can be implemented from preschool through high school and can improve student functioning in a number of areas.

Austin Independent School District in Central Texas has committed to incorporate SEL in its schools — one of the first districts in the country to make this commitment.187 AISD began implementing SEL in 2013, with 73 of AISD’s 129 schools implementing SEL in the first school year, reaching over half of the students enrolled.188 By the 2015-16 school year, all 86,000 students in AISD’s 129 different campuses were involved in the SEL program.189 Dallas ISD and El Paso ISD began the SEL initiative in 2016, and Round Rock ISD and Houston ISD have recently started the SEL implementation process.190

National research on the effectiveness of SEL has found:

- Improved academic performance (11 percent increase in achievement scores after SEL)
- Greater motivation to learn and increased time studying at home
- Reduced negative classroom behaviors (e.g., less noncompliance, aggression, and disruption)
- Fewer disciplinary referrals
- A reduction in reports of depression, anxiety and stress191,192

Trauma-Informed Care

While training in trauma-informed care is not required for educators or public school employees in Texas, many children in Texas public schools have experienced
trauma in some form. Children who have experienced trauma often see the world as a threatening place, and this can lead to anxious behaviors that interfere with the child’s ability to learn and interact socially with their peers. Creating a trauma-informed environment (in this case, a school) requires that all staff understand how trauma affects an individual and incorporates that understanding of trauma into every aspect of how they educate and interact with students. An organization that is trauma-informed understands the vulnerabilities and triggers of trauma survivors and uses this understanding to ensure that staff do not re-traumatize individuals with the organization’s approach to working with them. In a trauma-informed environment, children feel safe and accepted by their peers, even when they make mistakes.

Trauma-informed care is an overarching concept that can be implemented through the training of teachers and school personnel who interact with children. In the 85th Legislative Session, SB 179 (85th, Menendez/Minjarez), known as David’s Law, authorized continuing education requirements for classroom teachers and principals to include instruction on grief and trauma-informed care. The bill also required TEA and HHSC to create a website to provide public school employees with resources including grief and trauma-informed practices. Additionally, HB 4056 (85th, Rose/Lucio) expanded the list of best practice-based programs to include trauma-informed practices.

Mental health treatment practices (including trauma-informed care) and school-based behavioral practices have yet to catch up with the reality that people with IDD live with serious mental health conditions including PTSD. The opportunities for experiencing traumatic events is greater for individuals with IDD than in the general population, yet the behaviors associated with any resulting mental health challenges, including PTSD can manifest differently than in the general population and often go unrecognized. It is important that we continue to improve the accuracy of assessment tools and the effectiveness of a variety of therapies and treatments for individuals with IDD, keeping recovery in the forefront.

Too many IDD systems of care (including schools) continue to focus on controlling and managing challenging behaviors without adequate consideration of the potential for underlying mental health conditions or the impact of trauma as the cause of the behaviors. The focus of school interventions and treatment has historically been to develop behavior management plans to promote compliance or the use of medications to control the behaviors. In both cases the treatment is targeting the behavior and not the actual mental health condition, making recovery unlikely and doing little to reduce or remove barriers to learning.

The Hogg Foundation for Mental Health at The University of Texas partnered with the National Child Traumatic Stress Network to develop a training curriculum and toolkit, Road to Recovery: Supporting Children with Intellectual and Developmental Disabilities Who Have Experienced Trauma. The toolkit was developed over two years with contributions from national mental health experts and IDD experts. The toolkit is designed to be a two-day train-the-trainer resource and is available free of charge at http://nctsn.org/products/children-intellectual-and-developmental-disabilities-who-have-experienced-trauma. The toolkit includes six modules:
The toolkit includes a facilitator’s guide, videos, participant manual, case vignettes, board game/activities, slide kit, and supplemental materials. This training would be beneficial to anyone working with or supporting children with IDD. To access the toolkit requires creating an account on the website, however, the toolkit is free to anyone with an account.

**Restorative Justice Framework**

Restorative justice is a prevention-oriented framework that views bad behavior as more than an infraction of the school’s rule by reframing the behavior as harming people, relationships, and the school community. A restorative justice framework can be applied to the entire school setting by focusing on the impact of harmful student behavior on others, and how that student and their school community can recover from the incident in a healthy way. Restorative justice can be implemented by using restorative circles in the classroom, wherein students can talk openly and honestly about student misbehavior and the effects it has on the classroom or entire school. A restorative circle allows the students to use community values and group expectations to collectively address the problem and make an individualized plan for restitution. While the circles take place in classrooms, the framework is intended to be used by the entire school so that the overall school community is improved by allowing school culture to be improved as a whole rather than narrowly focusing on changing individual behaviors. Similar to PBIS and SEL, the restorative justice framework offers schools a more proactive and strengths-based framework for managing behavior and promoting academic and social-emotional growth both inside and outside of the classroom.

Costs associated with implementing restorative justice can vary between schools, but one school in San Antonio implemented a restorative justice program at an annual cost of $16,000 — costs were mainly from additional staff training, consultations, and materials. This particular school in San Antonio experienced an 84 percent decrease in off-campus suspensions after switching from a “zero tolerance” policy to a restorative justice framework. Prior to implementing restorative justice to handle conflicts, this school had one of the highest rates of discipline in its district. In 2015, TEA began partnering with the Institute for Restorative Justice and Restorative Dialogue through the UT Austin School of Social Work to offer training for schools and district administrators across the state in restorative justice and restorative discipline. Restorative justice trainings have been implemented in ten of the state’s 20 RSCs. In the fall of 2016, 1,400 administrators and 400 coordinators received training on restorative discipline practices. TEA plans to provide training for the remaining ten regional service centers.
Efforts to Reduce Bullying

Texas legislators and a wide range of advocacy organizations now acknowledge the negative impact of bullying in schools and through the Internet. In one study of 250 middle school students, 90 percent of the students who were bullied experienced negative side effects as a result of the bullying. Examples of these side effects include anxiety, low grades, and social rejection.

The Texas Education Code requires each school district to have an anti-bullying policy that ensures educators enforce appropriate measures and methods to prevent bullying. TEA has developed a webpage to provide administrators, educators, parents, and students with resources about bullying — [http://tea.texas.gov/Texas_Schools/Safe_and_Healthy_Schools/Coordinated_School_Health/Coordinated_School_Health_-_Bullying_and_Cyber-bullying/](http://tea.texas.gov/Texas_Schools/Safe_and_Healthy_Schools/Coordinated_School_Health/Coordinated_School_Health_-_Bullying_and_Cyber-bullying/). Research indicates that bullies and victims share many of the same risk factors and could benefit from interventions to improve their problem-solving skills, social interactions and interpersonal communication. Interventions to address bullying show moderate success; the most effective are intensive programs that avoid peer-based approaches and include parent meetings, firm discipline, and better playground supervision. Schoolwide efforts like PBIS and SEL also have the potential to reduce bullying by creating an environment of open communication and respect across the school campus.

In the 85th Legislative Session, SB 179 (85th, Menendez/Minjarez), known as David’s Law, was passed in an effort to address cyberbullying in public schools. The bill defines bullying and cyberbullying, requires school boards to establish procedures for reporting on bullying, and enables districts to develop policies to help prevent and mediate bullying.

The bill increases the criminal penalty for bullying. Students can now be expelled or placed in DAEP if they engage in bullying that incites violence, encourages suicide, or releases or threatens “intimate visual material” of another student. School administrators are now allowed to report cyberbullying to law enforcement officials.


Ibid.

Ibid.


Ibid.


Ibid.


Ibid.


Ibid.


Ibid.

Ibid.

Ibid.


Ibid.

Ibid.


Ibid.


Ibid.


Ibid.


Ibid.


Ibid.


Ibid.

Ibid.


Ibid.


Ibid.


Ibid.


Ibid.
Policy Concerns

- Diverting people with mental illness who commit low-level offenses away from correctional facilities and into treatment settings
- Expanding training for jailers and correctional staff on mental health issues and de-escalation techniques
- Improving mental health screening, safety, and suicide prevention procedures in correctional settings
- Decreasing the use of prolonged solitary confinement, repeated restraints, and other aversive interventions on persons incarcerated with mental illness
- Increasing external oversight within prisons, jails, and other incarceration settings to ensure that persons with mental health conditions experience constitutional and humane conditions of confinement
- Improving access to psychiatric medications, especially within rural jail facilities
- Increasing access to intensive support services as individuals with mental illness transition from jail or prison into the community, including jail in-reach programs, forensic assertive community treatment teams, and reentry peer support
- Expanding access to specialty courts to divert people with mental health concerns and substance use issues away from jail settings

Fast Facts

- In a parallel to conversations about respectful language in mental health, growing numbers of people criticize terms like “inmate,” “prisoner,” “felon,” or “ex-con” that don’t make explicit the person behind the status. Terms like “justice-involved individual” or “person in prison” are increasingly common.¹
- Studies estimate that over half of all adults who are incarcerated in U.S. prisons and jails have at least one mental health condition.²
- Texas has the 7th highest imprisonment rate in the U.S. and African Americans in Texas are four times more likely than whites to be incarcerated.³
- On August 31, 2018, there were 145,078 individuals incarcerated in Texas prisons, which accounted for over 99 percent of TDCJ’s operating capacity.⁴
- In FY 2016, the average cost of incarcerating an individual in a state facility was $61.63 per day. In contrast, individuals on parole cost was $4.39 per day, and individuals on community supervision cost was $3.42 per day.⁵
- The average daily cost for correctional health care is $12.93; the average daily cost in a psychiatric correctional facility is $160 per person.⁷
- On September 1, 2018, Texas county jails operated at 72.4 percent of their collective capacity with a total jail population of 68,493; about 87 percent had not been convicted of a crime and were awaiting trial.⁸
- In 2018, researchers estimated that people go to jail over 10.6 million times in the U.S. every year, though only about 615,000 people are jailed on any given day.⁹ If those proportions hold true for Texas, over one million people pass through Texas jails each year.
- In 2017, 42 percent of grievances submitted to the Texas Commission on Jail Standards by people in county jails involved complaints regarding medical services, including mental health services.¹⁰
**TDCJ Acronyms**

ACLU – American Civil Liberties Union  
BAMBI – Baby and Mother Bonding Initiative  
CCQ – Continuity of care query  
CIT – Crisis intervention team  
CJD – Criminal Justice Division  
CMBHCS – Clinical management for behavioral health services  
CTI – Critical time intervention  
CMHCC – Correctional Managed Health Care Committee  
CMI - Chronically Mentally Ill Program  
DDP – Developmental Disabilities Program  
DWI – Driving while intoxicated  
FACT – Forensic assertive community treatment  
HHSC – Health and Human Services Commission  
IDD – Intellectual and other developmental disabilities  
IPTC – In-Prison Therapeutic Community  
LBB – Legislative Budget Board  
LMHA – Local mental health authority  
MCOT – Mobile crisis outreach teams  
MHJDP – Mental health jail diversion pilot  
MHPD – Mental health public defender  
OCR – Outpatient competency restoration  
OMHM&M – Office of Mental Health Monitoring and Liaison  
PAMIO – Program for Aggressive Mentally-Ill Offender  
PREA – Prison Rape Elimination Act  
PRSAP – Pre-Release Substance Abuse Program  
PRTC – Pre-Release Therapeutic Community  
SAPF – Substance Abuse Felony Punishment Facility  
SAMHSA – Substance Abuse and Mental Health Services Administration  
TCJS – Texas Commission on Jail Standards  
TCOLE – Texas Commission on Law Enforcement  
TCOOMMI – Texas Correctional Office on Offenders with Medical or Mental Impairments  
TDCJ – Texas Department of Criminal Justice  
TDHCA – Texas Department of Housing and Community Affairs  
TTUHSC – Texas Tech University Health Science Center

**Organizational Chart**

Overview - Criminal Justice and Behavioral Health

A significant number of individuals involved in the Texas criminal justice system live with one or more mental health conditions, and many have co-occurring substance use disorders. The strong connection between mental health and the criminal justice system has not always existed. In the 1970s, only 5 percent of incarcerated persons in the U.S. had a serious mental illness, such as schizophrenia or bipolar disorder. Decades later, recent studies estimate that 14 percent of people in prisons and 26 percent of people in jails experienced serious psychological distress in the preceding 30 days (in contrast to 5 percent of the general population). In 2015, about 30 percent of people in local Texas jails had at least one serious mental illness. The percentage of justice-involved individuals with less severe mental health issues, such as mild depression, is even greater; researchers estimate that over half of people incarcerated in U.S. prisons and jails have at least one mental health condition. Figure 58 demonstrates that a large proportion of individuals in jails across the country self-report at least one mental health symptom.

Figure 58. Percentage of Mental Health Symptoms Self-Reported by People in Jail

<table>
<thead>
<tr>
<th>Mental Health Symptom</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Persistent Anger or Irritability</td>
<td>50%</td>
</tr>
<tr>
<td>Insomnia/Hypersomnia</td>
<td>49%</td>
</tr>
<tr>
<td>Increased/Decreased Appetite</td>
<td>43%</td>
</tr>
<tr>
<td>Feelings of Worthlessness</td>
<td>43%</td>
</tr>
<tr>
<td>Persistent Sad/Empty Mood</td>
<td>40%</td>
</tr>
<tr>
<td>Psychosis</td>
<td>24%</td>
</tr>
<tr>
<td>Past Suicide Attempt</td>
<td>13%</td>
</tr>
</tbody>
</table>


Despite the overrepresentation of people with mental illness in U.S. prisons and jails, research suggests that only 7 percent of these individuals enter the criminal justice system because of behavior linked directly to their mental illness. Instead, their alleged criminal behaviors are often tied to behavioral factors (such as hostility, disinhibition, or emotional reactivity) or to social factors (such as poverty and homelessness).

The extent to which serious mental illness is connected to dangerous behavior is often misrepresented as research shows that this link is weak. In fact, people with mental illness only commit an estimated 4 percent of violent acts in the U.S. Contrary to the fear created by highly publicized shootings and the discussions
of mental illness that often follow, persons with serious mental illness commit a small proportion of homicides in which a gun is used.\textsuperscript{19} The vast majority of people with a diagnosable serious mental illness never engage in any violent activities.\textsuperscript{20} Statistical evidence shows that, in the absence of a substance use disorder, most mental illnesses are unrelated to acts of violence.\textsuperscript{21} Unfortunately, the science of risk assessment has not advanced sufficiently to allow researchers to identify which individuals will commit violent acts. Psychiatrists can rule out who is \textit{not} going to be violent better than they can identify who will be violent.\textsuperscript{22}

Prior to their imprisonment, justice-involved persons with mental health conditions are more likely to have used drugs, experienced homelessness, or survived abuse,\textsuperscript{23} and once incarcerated, also tend to face challenges that can worsen their mental health conditions. People with mental illness are more likely than other incarcerated populations to experience traumatic experiences like physical abuse, solitary confinement, and sexual victimization.\textsuperscript{24} All of these experiences can exacerbate preexisting mental health diagnoses.\textsuperscript{25} Figure 59 demonstrates some of the challenges that people with mental illness disproportionately face prior to and during their time in local jails. In addition to individual mental health impacts, the growing number of people with serious mental illness in the justice system raises important challenges concerning correctional facility management, unit security, and state and county budgets.

\textbf{Figure 59. Experiences of Individuals With and Without Mental Illness Prior to and During Their Jail Time}


\section*{DISPROPORTIONALITY IN THE TEXAS CRIMINAL JUSTICE SYSTEM}

In recent years, national attention has focused on remarkably high rates of incarceration in the U.S. – six to ten times greater than other industrialized nations.\textsuperscript{26} Strikingly, the trends in incarceration rates are independent of changes in crime rates.\textsuperscript{27} Much of the increase in incarceration – and much of the racial disparities in those incarcerated – are linked to behavioral health issues, particularly substance use.
The burden of imprisonment falls disproportionately on African Americans. A noted legal expert observed that the U.S. locks up a larger percentage of its black citizens than South Africa did during apartheid. African Americans are sentenced to state prisons at a rate 5.1 times larger than whites.

These racial disparities are not rooted in racial differences in criminality. Much of the volume and complexion of incarceration in the U.S. is linked to the “War on Drugs” and sentences related to drug possession and sales. Yet where research does identify differences in behavior is white youth are more likely to engage in drug-related crime.

Research has identified three root causes for these racial disparities:

- Policies and practices, e.g., federal drug sentencing laws mandating a minimum sentence of 5 years for distribution of 5 grams of crack or 500 grams of powder cocaine
- Implicit bias and stereotypes in decision making, e.g., disparities in court referrals to treatment versus prison
- Structural disadvantages in communities of color, such as higher rates of poverty, housing insecurity, and exposure to trauma (what some call the social determinants of legal engagement).

As with many issues, there is less available information about racial and ethnic disparities in county jail populations. There are significant disparities between white and black jail populations, but those disparities seem to be narrowing.

In Texas, the key racial disparities are between white and black incarceration rates. Based on U.S. Census data, African Americans comprised 12 percent of the population in 2010, but comprised 32 percent of the people incarcerated in Texas jails and prisons. Figure 60 depicts incarceration rates by race and ethnicity.

**Figure 60. Texas Incarceration Rates by Race/Ethnicity, 2010**

![Graph showing incarceration rates by race and ethnicity in Texas, 2010](https://www.prisonpolicy.org/profiles/TX.html)
More recent data from 2014 focused specifically on prisons shows that after adjusting for proportions in the general population, African Americans Texans face a 4:1 imprisonment ratio compared to white Texans and Hispanic Texans have a 1.2:1 imprisonment ratio compared to white Texans.\(^37\)

In Harris County (Houston), stakeholders received a MacArthur Foundation Safety and Justice Challenge grant to reduce the high jail population and racial disparities in that population. Strategies under the grant include implementing a pretrial risk assessment tool to increase personal bonds granted, implementing a newly designed docket system to address the large volume of drug possession cases, and hiring a Racial Disparity and Fairness Administrator to promote training, community engagement, and data-driven decision-making.\(^38\)

**SPECIAL CONCERNS FOR WOMEN**

The United States incarcerates women at the highest rate in the world and Texas exceeds the U.S. rate by 34 percent.\(^39\) The number of women in Texas prisons ballooned over 900 percent from 1980-2016 and continues to grow.\(^40\) Women in correctional settings have distinct and possibly greater mental health needs than other people both inside and outside of correctional facilities. Women in jail and prison are:

- Ten times more likely to be dependent on drugs than women without experience in the justice system;\(^41\)
- Seven times more likely to experience sexual abuse prior to their imprisonment than incarcerated males;\(^42\) and
- Four times more likely to experience physical abuse prior to their imprisonment than incarcerated males.\(^43\)

A recent survey of over 430 women in TDCJ custody reported that 55 percent of women had a mental health diagnosis, but only 27 percent were on a mental health caseload.\(^44\) Furthermore, 70 percent of the women were identified as having a substance use disorder, but only 21 percent reported receiving substance use treatment inside TDCJ.\(^45\)

Research shows that women with histories of trauma and abuse require more specialized treatment than traditional, male-oriented models of care typically offer.\(^46\) Few women have access to such programming. In 2010, TDCJ started the Baby and Mother Bonding Initiative to address the physical, emotional, and health needs of women experiencing pregnancy or giving birth while incarcerated. Housed at the Santa Maria Hostel Unit, BAMBI seeks to combat recidivism by teaching new mothers the basics of parenting. Eligible participants typically include women scheduled for release within 12 months following their due date.\(^47\) In its first five years of operation, the program produced an 8 percent recidivism rate.\(^48\) TDCJ estimates that about 250 babies are born to incarcerated women in Texas each year,\(^49\) but the program can only serve 20 women at a time.\(^50\) Typically, new mothers visit with their newborn for less than two weeks, potentially increasing the possibility of postpartum depression.\(^51\)

Less information is available about pregnant women in the county jail system. TCJS collects data on the number of pregnant women booked into Texas county jails each
Changing Environment

For over a decade, Texas has been on the forefront of criminal justice reform across the U.S. In 2007, the 80th Texas Legislature altered the trajectory of criminal justice policy by prioritizing diversion from incarceration over the construction of new prisons. In the 85th session, legislators passed a budget that required TDCJ to close four prisons by September 1, 2017, contributing to a total of eight facility closures. In addition to mandating the four closings, lawmakers passed significant legislation to improve jail processes and created matching grants to increase diversion and reduce recidivism. Despite the prison closures, Texas still has the 7th highest imprisonment rate in the U.S., with African-Americans in Texas four times more likely than whites to be incarcerated.

MAJOR LEGISLATION FROM THE 85TH TEXAS LEGISLATURE

The major legislation and budget riders related to mental health and adult criminal justice passed in 2017 are explained below. Legislation is described in the order by which an individual with mental health conditions may encounter the state and local criminal justice system. Information in this section is not a comprehensive account of the mental health and criminal justice-related legislation passed during the 85th legislative session.

**SB 292: Mental Health Grant Program for Justice-Involved Individuals**

Legislators created three significant behavioral health-related matching grant programs to fund community programs or collaboratives. One of these, contained in SB 292 (Huffman/Price), focused specifically on justice-involved individuals and aimed to reduce recidivism, arrests, incarceration, and forensic bed wait times for people with mental health conditions. HHSC Rider 206 allocated $12.5 million in FY 2018 and $25 million in FY 2019 for this grant program. Local collaboratives must match any state grant dollars, 100 percent for counties with a population of 250,000 or more or 50 percent for smaller counties with a population less than 250,000. In January 2018, HHSC announced awards to 14 organizations across the state for the first phase of these grants.

**SB 1849: Jail Diversion and Safety [the Sandra Bland Act]**

After the 84th legislative session concluded, the Texas criminal justice system was brought into the national media spotlight. In July 2015, 28-year-old Sandra Bland was pulled over after failing to use her turn signal when changing lanes. Her confrontation with a state trooper led to her arrest and booking at the Waller County jail where Bland could not afford to post bail. Three days later, Bland was found dead in her cell by apparent suicide. The controversy highlighted the risks that
aggressive arrest procedures and money bail practices pose, particularly for people with mental illness. Bland’s death also demonstrated the need for improved mental health screening procedures and increased adherence to jail safety standards within incarceration settings.

In response to Bland’s death, various interim processes focused on jail safety, law enforcement and correctional officer safety, and the disproportionate incarceration of people with mental illness. These efforts culminated in SB 1849 (Coleman/Whitmire), known as the Sandra Bland Act. The bill’s broad scope focuses on safety and other needs of individuals suspected of having a mental health condition who are interacting with the criminal justice system. Key components include:

- Quicker notification of the magistrate (within 12 hours rather than 72 hours) when a detained person is suspected of having a mental illness or IDD;
- Diversion for non-violent misdemeanors when the root of the behavior appears to be a mental health crisis or substance use;
- Funding to create or expand Healthy Community Collaboratives providing services to address homelessness, substance use, or mental health; HHSC Rider 46 allocated $25 million for these matching grants and set aside $10 million for rural counties;
- Presumption of release on personal bond for individuals after an expert assessment indicates the person is competent but has mental illness or IDD needing treatment;
- Jail safety provisions including 24-hour access to a mental health professional through telehealth and automatic sensors or cameras to ensure checks of individuals who are at risk of harming themselves;
- Rapid medical review of all prescriptions when individuals come into custody and rules that ensure continuity of prescription medication;
- Monthly reporting of serious incidents including suicide and attempted suicide;
- Independent investigation of all deaths in custody; and
- Development of a Texas Commission on Law Enforcement-approved exam for county jail administrators other than a sheriff, an 8-hour mental health training for jailors, and a new law enforcement officer requirement for training on de-escalation techniques to use with members of the public (not just people with mental health conditions).

**SB 1326: Procedures for Individuals with Mental Illness or Intellectual and other Developmental Disabilities (IDD)**

Too often people with mental illness or IDD confront procedural barriers or delays that extend their time engaged with the criminal justice system. SB 1326 (Zaffirini/Price) aimed to address some of these procedural problems. Like the Sandra Bland Act, the legislation reduced the time to notify magistrates when a sheriff arrested a person suspected of having a mental illness or IDD. SB 1326 created a mechanism for magistrates to release certain individuals on bond while requiring them to submit to treatment as a condition of bond, authorized counties to create jail-based competency restoration programs, and clarified procedures related to jail and outpatient competency restoration programs. To inform policy related to specialty courts, it requires the Office of Court Administration to collect outcomes data and produce a report by December 1, 2018.
**HB 337: Suspension of Medicaid Benefits While in Jail**

Even brief periods in jail can cause significant life challenges, jeopardizing employment, housing, and benefits. HB 337 (Collier/Menendez) created a mechanism to allow a person’s Medicaid benefits to be suspended rather than terminated during time in jail. The legislation allows the Medicaid benefits to be reinstated within 48 hours of a person’s release.

**SB 613: Competence to Participate in Sex Offender Treatment**

Like many states, Texas civilly commits individuals identified as “sexually violent predators” after they have completed their full criminal sentences. These individuals are subject to treatment and supervision until their “behavioral abnormality has changed to the extent that the person is no longer likely to engage in a predatory act of sexual violence.”

Many of these people are unable to participate in treatment because of the severity of their mental illness. Under this bill, HHSC must provide inpatient mental health services to make participation in sex offender treatment possible.

**RELEVANT BUDGET RIDERS**

Legislators also addressed criminal justice and mental health-related issues through riders to the budget (HB 1, Nelson/Zerwas). These budget riders do not provide new funding; they are legislative directives instructing agencies how to spend certain appropriated funds. Relevant riders are listed below.

**HHSC (Article II):**

- **Rider 42** requires HHSC and community centers to identify offenders with mental illness, collect and report prevalence data, and disclose information to TCOOMM1 as needed for continuity of care.
- **Rider 47** allocates up to $1 million to fund a reentry peer support program that uses certified peer support specialists to help people with mental health conditions released from county jails transition into community-based care.
- **Rider 48** requires HHSC to report waiting lists and expenditure data for community mental health services for adults, community mental health services for children, forensic state hospital beds, and maximum-security forensic state hospital beds quarterly to the LBB and the Governor.

**Court of Criminal Appeals (Article IV):**

- **Rider 3** allocates $262,000 for the biennium to provide judicial training on indigent defendants and mental health.
- **Rider 6** clarifies that appropriated funds may be used to educate judges, prosecutors, and defense attorneys on alternatives to inpatient forensic commitments, including outpatient competency restoration and jail-based competency restoration.
- **Rider 7** dedicates $375,000 for the biennium for judicial education on mental health issues and pre-trial diversion.
**Department of Criminal Justice (Article V):**

- **Rider 39** allocates $1 million for the biennium for a 90-day post-release supply of medication for defendants leaving state hospitals after being restored to competency.
- **Rider 63** allocates $743,000 for the biennium for a 30-day supply of medication for people leaving TDCJ facilities, with emphasis placed on mental health issues and medical issues impacted by a lapse in medication.

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**Overview - Texas Criminal Justice System**

Individuals involved in the criminal justice system may be placed in a variety of settings. Local jails operated by counties or municipalities hold defendants who are awaiting trial and people who have been convicted of low-level crimes. On August 1, 2018, about 87 percent of people held in Texas county jails had not been convicted of a crime and were awaiting trial. While county sheriffs manage local jails, the Texas Commission on Jail Standards acts as the external regulatory agency for all 241 county jails, including 13 privately-operated county jails. By setting jail standards and inspecting county jail facilities, TCJS is tasked with assisting local governments in providing safe and constitutional conditions of confinement for individuals who are detained across Texas. However, TCJS does not provide oversight within city-operated municipal jails; municipal jails in Texas are not regulated by any external agencies.

In contrast, state-operated facilities, such as state jails and prisons, hold individuals who have been convicted of an offense. TDCJ operates these facilities and oversees contracts with private correctional agencies. Unlike county jails and juvenile facilities, Texas prisons and state jails are not monitored by an external state agency; in recent years, advocacy groups have argued the need for effective, independent oversight. Table 45 contains a glossary of terms typically used in the criminal justice system.

**Table 45. Common Criminal Justice Definitions**

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community Supervision</td>
<td>An alternative to a prison sentence whereby an individual is released to the community and ordered to a continuum of programs and sanctions for a specified period of time. The individual must also meet with his or her community supervision officer on a regular basis.</td>
</tr>
<tr>
<td>Parole</td>
<td>A discretionary release of a person from prison by the Board of Pardons and Paroles to serve the remainder of a sentence under supervision in the community.</td>
</tr>
<tr>
<td>Local county or municipal jails</td>
<td>A facility operated by a county or city or private contractor and designed to house individuals awaiting trial or serving short-term sentences for misdemeanor convictions.</td>
</tr>
<tr>
<td>State jails</td>
<td>A facility operated by TDCJ or private contractor and designed to house individuals convicted of felonies with punishments ranging from 180 days to two years.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-----------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>State prisons</td>
<td>A facility operated by TDCJ or private contractor and designed to house individuals convicted of third-degree felonies or higher with punishments ranging from two years to death.</td>
</tr>
<tr>
<td>Restitution</td>
<td>Monies that a court orders an individual to pay to a victim’s family. Payments are usually given in monthly installments.</td>
</tr>
</tbody>
</table>


THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE

TDCJ’s mission is to “provide public safety, promote positive change in offender behavior, reintegrate offenders into society, and assist victims of crime.” The Department manages people who are convicted of criminal offenses and confined in state prisons, state jails, and private correctional facilities or in the community on parole. TDCJ is responsible for providing health services, including mental health and substance use services, to people who are convicted and sentenced to state jails, state prisons, and private correctional facilities that contract with TDCJ. The Correctional Managed Health Care Committee must develop statewide policies regarding correctional health care services and coordinate the delivery of those services to persons in the TDCJ system. The committee is made up of nine voting members, including a TDCJ representative, medical doctors, and mental health professionals, as well as one non-voting member who is appointed by the Texas Medicaid director.

COST AND FUNDING SUMMARY

On August 31, 2018, there were 145,078 individuals incarcerated in Texas prisons, which accounted for over 99 percent of TDCJ’s operating capacity. The average cost of incarcerating an individual in a state facility was $61.63 per day in 2016. In contrast, individuals on parole cost was $4.39 per day, and individuals on community supervision cost $3.42 per day.

The TDCJ budget for FY 2018-19 was $6,548,121,677, with over 96 percent of the funding coming from general revenue-related funds.
Figure 61. TDCJ FY 2018-19 Budget by Method


Figure 62. TDCJ FY 2018-19 Budget by Agency Goal

The total requested TDCJ budget for FY 2020-21 is $6,535,238,567. If included in the budget, the Exceptional Items Requests would add an additional $725,700,000.

**Figure 63. TDCJ FY 2020-21 Requested Budget by Agency Method**


**TDCJ FACILITIES AND HOUSING ISSUES**

TDCJ has a number of facilities located throughout the state, with headquarters in both Austin and Huntsville. Table 46 below depicts TDCJ’s population distribution by type of facility.

**Table 46. Facility Types and Populations in August 2018**

<table>
<thead>
<tr>
<th>Type of Facility</th>
<th>Number of Units</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prison</td>
<td>50</td>
<td>92,220</td>
</tr>
<tr>
<td>Pre-Release</td>
<td>4</td>
<td>3,637</td>
</tr>
<tr>
<td>Psychiatric / Developmental Disabilities</td>
<td>4</td>
<td>2,667</td>
</tr>
<tr>
<td>Geriatric</td>
<td>1</td>
<td>509</td>
</tr>
<tr>
<td>Medical</td>
<td>2</td>
<td>644</td>
</tr>
<tr>
<td>Private Multi-Use</td>
<td>1</td>
<td>497</td>
</tr>
<tr>
<td>Private Prisons</td>
<td>7</td>
<td>4,029</td>
</tr>
<tr>
<td>Private State Jail</td>
<td>3</td>
<td>4,251</td>
</tr>
<tr>
<td>Transfer</td>
<td>12</td>
<td>14,568</td>
</tr>
<tr>
<td>State Jail</td>
<td>14</td>
<td>17,642</td>
</tr>
<tr>
<td>Substance Abuse Felony Punishment</td>
<td>4</td>
<td>n.a.</td>
</tr>
</tbody>
</table>
While all states have prisons, Texas has an unusual “state jail” category. The state jail felony system was created in 1993 by legislators seeking to address prison overcrowding by creating an alternative for people convicted of low-level, non-violent offenses. State jails were intended to provide a brief term of confinement as a part of community corrections, with rehabilitation a key motivation of the system. TDCJ was mandated to create work, rehabilitation, education, and recreational programming on a 90-day cycle, which was the intended maximum normal term for those committed to state jail. Yet the framework was dependent on courts’ commitment to keep people convicted of state jail felonies on the docket for the entirety of their sentence, so that judges could continue to supervise defendants upon release back to the community. Judges widely rejected this model and preferred to sentence defendants to determinate sentences in state jails with no post-release supervision. Moreover, the legislature never funded programming inside state jail, ensuring that people released from state jail would return to the community having accessed little rehabilitative programming. Therefore, people released from state jails have worse recidivism rates than those released from prison. In FY 2016, only 87 of the 19,985 people leaving state jail were under community supervision (0.4%), and 3-year rearrest, reconviction, and readjudication rates were between 35-53 percent higher for people leaving state jails compared to prison.

While “state jail” is a placement category, there are no separate facilities for state jails. In 2003, TDCJ’s State Jail Division merged into the Correctional Institutions Division. The facilities are considered “transfer facilities.” People convicted of state jail felonies are in a separate dormitory, but the transfer facilities also house people convicted of more serious felonies who are in “transfer” status for up to two years waiting for a bed in a state prison unit.

A complete list and map of TDCJ facilities is available at: http://www.tdcj.state.tx.us/unit_directory/unit_map.html

**SOLITARY CONFINEMENT**

Incarceration in any jail or prison can have a serious impact on an individual’s mental health. People confined in isolation are at even greater risk for lifelong impacts on their mental health and well-being. These individuals are up to eight times more likely than those in the general prison population to engage in self-harm and nine times more likely to die by suicide. In a 2015 study, the ACLU of Texas and the Texas Civil Rights Project reported that TDCJ holds 4.4 percent of its incarcerated population in solitary confinement – a proportion that is four times greater than the national average. People with mental health conditions are overrepresented in the population of people in solitary confinement. In 2014, about 30 percent of TDCJ’s isolated population was identified as having some form of mental illness treatable by outpatient care.

Historically TDCJ utilized two types of solitary confinement for varying lengths of time. First, correctional officers used short-term disciplinary segregation for punitive purposes. This option was eliminated in September of 2017; the ban required a change in placement for 76 people. Second, TDJC used administrative segregation to house people for an indefinite period of time when they are considered dangerous to
themselves or others, holding individuals in a small, isolated cell for about 22 hours per day.\textsuperscript{83} Administrative segregation is still common within TDCJ. In September 2017, roughly 4,000 people were in administrative segregation.\textsuperscript{84} On average, TDCJ inmates remain in isolation for almost four years, but in 2015, ten individuals in TDCJ custody reached 30 consecutive years in administrative segregation.\textsuperscript{85,86} Individuals confined in isolation for even short spans of time can experience negative mental health outcomes, including major depression, cognitive disturbances, psychosis, and suicidal ideation.\textsuperscript{87}

Despite these adverse mental health outcomes, until recently individuals were frequently released directly from administrative segregation into the community. Termed “flat release,” this practice occurs when incarcerated individuals finish their prison sentences while they are housed in administrative segregation, which causes TDCJ to release them directly from the most restrictive prison environment (i.e., isolation) to the streets without any supervision or support. Research shows that flat release is linked to higher recidivism rates, which places both formerly incarcerated individuals and their fellow community members at risk.\textsuperscript{88} By the end of 2016, TDCJ no longer released people directly from administrative segregation.\textsuperscript{89} Instead the agency now requires individuals housed in administrative segregation to complete a pre-release program, most commonly the 120-day Corrective Intervention Pre-Release Program. This program is grounded in motivational interviewing, cognitive change programming, and reentry planning.\textsuperscript{90}

**SEXUAL ASSAULT AND PRISON RAPE ELIMINATION ACT (PREA) INVESTIGATIONS**

Traumatic experiences, such as sexual assault, can also impact the mental health of people incarcerated in the general prison population. A 2013 survey by the Bureau of Justice Statistics ranked the U.S. prisons with the highest sexual assault complaints reported by people confined in prisons; 25 percent of those prisons were located in Texas (an improvement over the 2008 survey in which Texas was home to 50 percent of those prisons).\textsuperscript{91,92} People with mental illness are at much higher risk of sexual assault. The 2013 survey showed that 6.3 percent of people in prison identified with “serious psychological distress” reported sexual victimization by another person under confinement, in contrast to reported victimization by 0.6% of people without a mental health condition.\textsuperscript{93}

The Prison Rape Elimination Act, a federal law passed in 2003, intended to address this problem by instituting a zero-tolerance policy for prison rape in correctional settings. Though former Governor Rick Perry refused to comply with PREA standards, his successor, Governor Greg Abbott, stated in 2015 that Texas would comply with the federal standards “wherever feasible.”\textsuperscript{94}

The Texas PREA Ombudsman is responsible for ensuring that TDCJ follows federal regulations created to eliminate sexual assaults in prison facilities. In 2016, the PREA Ombudsman Office reviewed 615 allegations of inmate-on-inmate sexual abuse reported by TDCJ.\textsuperscript{95} Over 43 percent of the incidents met the elements of the Texas Penal Code for Sexual Assault or Aggravated Sexual Assault; the rest were categorized as Abusive Sexual Contact.\textsuperscript{96} The PREA Ombudsman Office also received 952 allegations of staff-on-inmate sexual abuse and harassment.\textsuperscript{97} Of the 669 allegations determined to be sexual abuse, 13 percent of these incidents were identified by the
Office of the Inspector General as Sexual Assault or Aggravated Sexual Assault under the Texas Penal Code.98

Jails are also required to comply with PREA requirements, with oversight provided by the Texas Commission on Jail Standards as part of its general oversight duties.99

BEHAVIORAL HEALTH SERVICES AND PROGRAMS IN THE STATE CRIMINAL JUSTICE SYSTEM

TDCJ is comprised of many subdivisions that manage and operate the agency, supervise incarcerated individuals, and provide services to crime victims. Within TDCJ, there are several offices and agencies responsible for meeting the physical and behavioral health needs of people confined in prisons. Table 47 provides a brief description of each office or agency.

Table 47. Health-Related Divisions within TDCJ

<table>
<thead>
<tr>
<th>Entity</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Services Division</td>
<td>The division must ensure that people in TDCJ custody have access to health care services; employees also monitor the quality of those services. The division investigates grievances from people in TDCJ custody or their family members, conducts service audits, and collaborates with health care contractors and the CMHCC.100</td>
</tr>
<tr>
<td>Office of Mental Health Services Liaison and Utilization Review</td>
<td>Within the Health Services Division, the OMHL&amp;UR assists in screening people with mental illness for participation in programs supporting integration into the general prison population.101</td>
</tr>
<tr>
<td>Office of Mental Health Monitoring and Liaison</td>
<td>Within the Health Services Division, the OMHM&amp;L monitors TDCJ’s mental health services and provides expert guidance to other TDCJ offices on mental health-related issues.102</td>
</tr>
<tr>
<td>Office of Health Services Monitoring</td>
<td>Within the Health Services Division, the Office of Health Services Monitoring performs onsite compliance audits to monitor access to and quality of inmate health care, including mental health care.103</td>
</tr>
<tr>
<td>Rehabilitation Programs Division</td>
<td>The division is responsible for coordinating various groups (such as the Parole Division, Community Justice Assistance Division, Health Services Division, the Windham School District, and community-based organizations) in the provision of evidence-based treatment services for individuals throughout their incarceration and supervision periods.104</td>
</tr>
<tr>
<td>Texas Correctional Office on Offenders with Medical or Mental Impairments</td>
<td>Comprised of representatives from multiple state agencies and nonprofit organizations, TCOOMMI provides a formal structure for criminal justice, health and human services, and other affected agencies to coordinate on legislative, policy, and programmatic issues affecting incarcerated individuals with special needs.105 Among other duties, TCOOMMI case managers work as liaisons between correctional staff and service providers at LMHAs to improve continuity of care, provide case management services, and facilitate adherence to treatment plans.</td>
</tr>
<tr>
<td>Correctional Managed Health Care Committee</td>
<td>CMHCC is the oversight and coordination authority charged with developing a managed health care plan (called the Offender Health Services Plan) for all people confined by TDCJ. The committee manages a partnership arrangement between TDCJ’s Health Services Division, the University of Texas Medical Branch at Galveston, and Texas Tech University Health Sciences Center. TTUHSC is responsible for providing medical services (including mental health care) in the western part of the state where TDCJ incarcerates 22% of its population; UTMB is responsible for the same services in the eastern half of Texas where TDCJ incarcerates 78% of its population.106 TDCJ may contract with any entity to implement the managed health care plan.</td>
</tr>
</tbody>
</table>
In *Estelle v. Gamble* (1976), the U.S. Supreme Court determined that prison officials are constitutionally required to provide people in their custody with adequate health care services and that denial of such services constitutes cruel and unusual punishment. As the number of people with mental illness in state prisons rises, however, maintaining a constitutional level of care becomes challenging. Research over the past decade estimates that 50 percent of men and 75 percent of women in prisons across the U.S. experience a mental health problem that requires behavioral or mental health services each year.

To meet an individual's behavioral health needs, TDCJ operates a managed health care plan rather than a fee-for-service plan. Managed care plans receive a set amount of funding per beneficiary, whereas fee-for-service plans are paid for each service that is utilized. Managed care plans are intended to ensure that beneficiaries have better health outcomes and quality of care while remaining fiscally conscious. “Unit and Psychiatric Care” expenses constitute the majority of health care costs. The Correctional Managed Health Care Committee has noted the growth in need for correctional mental health services and the possibility of considering another inpatient psychiatric facility. The average daily cost for correctional health care is $12.93, while the average daily cost in a psychiatric correctional facility is $160 per person.

**Access to Services**

The Offender Health Services Plan developed by the Correctional Managed Health Care Committee describes the levels of health care services made available to incarcerated individuals within TDCJ. The plan specifies two classifications of health services for medical, dental, and mental health needs. The classifications are listed in Table 48 below.

<table>
<thead>
<tr>
<th>Level of Service</th>
<th>Description</th>
<th>Availability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level I Medically Mandatory</td>
<td>Care that is essential to life and health and without which rapid deterioration is expected. The recommended treatment intervention is expected to make a significant difference or be very cost effective.</td>
<td>Provided to all incarcerated individuals.</td>
</tr>
<tr>
<td>Level II Medically Necessary</td>
<td>Care that is not immediately life threatening, but without which the patient could not be maintained without significant risk of serious deterioration, or where there is a significant reduction in the possibility of repair later without treatment.</td>
<td>Provided to all, but evolving standards and practice guidelines control the extent of service.</td>
</tr>
</tbody>
</table>


Additionally, each TDCJ facility must develop a process by which individuals who are incarcerated can gain access to medical, mental health, substance use, and dental care. At intake, incarcerated persons are provided information on how to obtain health care services within their assigned facility. Facilities may identify people with
mental health conditions during the intake process or upon referrals from security staff who receive mental health-related training.\textsuperscript{114}

Individuals initiating a visit to a correctional health care provider must pay an Annual Health Care Services Fee of $100.\textsuperscript{115} People who are indigent will receive health care but will be charged the fee if funds become available at a later date.\textsuperscript{116}

**Mental Health Services**

Qualified mental health providers may recommend the following mental health diagnostic and treatment services for people in TDCJ custody with behavioral health needs\textsuperscript{117}:

- Emergency mental health crisis services (available 24 hours a day, seven days per week);
- Professional medical services such as medication management and monitoring;
- Continuity of care services;
- Psychosocial services including talk therapy;
- Crisis management/suicide prevention;
- Inpatient services provided by a correctional health care approved facility, including diagnostic evaluation, acute care, transitional care, and extended care; and
- Outpatient services;
- Specialized programs (see Table 49 for a description of these programs)

### Table 49. Specialized Programs for Individuals with Mental Illness or a Developmental Disability

<table>
<thead>
<tr>
<th>Level of Service</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program for the Aggressive Mentally-Ill Offender\textsuperscript{118}</td>
<td>This voluntary treatment program within TDCJ for men with mental health needs and a history of aggressive behavior is designed to prepare them for less restrictive housing. At the time of admission, the person must be in administrative segregation, G4 or G5 custody status,* or at risk of increasing custody classification, and must have at least 18 months of his sentence left in order to complete the program.</td>
</tr>
<tr>
<td>Developmental Disabilities Program\textsuperscript{119}</td>
<td>Incarcerated individuals suspected of having an intellectual disability or borderline intellectual functioning diagnosis and individuals whose adaptive functioning is judged significantly impaired may be referred to a DDP facility for further evaluation and services.</td>
</tr>
<tr>
<td>Chronic Mentally Ill Program\textsuperscript{120}</td>
<td>The CMI program enrolls participants in one of two separate treatment tracks. The <em>inpatient treatment track</em> (CMI-TP) serves people with mental illness in administrative segregation or those with a G5 security status who require close monitoring and medication management. The <em>outpatient sheltered housing track</em> (CMI-SH) engages individuals who refuse treatment and who do not meet criteria for inpatient psychiatric commitment.</td>
</tr>
</tbody>
</table>

*Note: TDCJ classifies individuals housed in state prisons into six custody levels. Ranging from the least restrictive to the most restrictive, these levels include: G1 (General Population Level 1), G2, G3, G4, G5, and Administrative Segregation. Individuals with a G4 security status live in cells rather than dorms, and they may not work outside the security fence without armed supervision. Individuals with a G5 security status have histories of assaultive or aggressive behavior; they live in cells and may not work outside the security fence without armed supervision.

**Substance Use Treatment Services**

Within TDCJ, 70 percent of women and 58 percent of men have been identified as having a substance use disorder. TDCJ also manages a number of programs within its Rehabilitation Programs Division to serve people with substance use conditions. Table 50 below describes these programs.

<table>
<thead>
<tr>
<th>Program</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Substance Abuse Felony Punishment Facility and In-Prison Therapeutic Community</td>
<td>Both SAFPF and IPTC are six-month, in-prison treatment programs, followed by three months of residential aftercare, six to nine months of outpatient aftercare, and up to one year of support groups and supervision. Judges can sentence individuals to SAFPF or IPTC in lieu of prison or state jail time, or the Board of Pardons and Parole can require program participation as a condition of parole.</td>
</tr>
<tr>
<td>Pre-Release Substance Abuse Program and Pre-Release Therapeutic Community</td>
<td>PRSAP and PRTC are intensive six-month programs intended for individuals who are incarcerated with serious substance use conditions, chemical dependency, or “criminal ideology issues.” The Board of Pardons and Parole votes to place inmates in these programs prior to their release into the community. The PRTC involves collaboration between the Rehabilitative Programs Division, the Windham School District, and the Parole Division.</td>
</tr>
<tr>
<td>State Jail Substance Abuse Program</td>
<td>Eligible people in state jail are placed in either a 60- to 90-day program or a 90- to 120-day program based on an Addiction Severity Instrument assessment and their criminal history. Participants are provided rehabilitation, counseling, and related services designed to meet their unique needs.</td>
</tr>
<tr>
<td>Driving While Intoxicated In-Prison Program</td>
<td>The six-month program uses an aftercare component and a variety of education and treatment activities to reduce the risk of recidivism among people incarcerated for a DWI offense. Participants engage in evidence-based practices that focus on substance use disorders, victim awareness, and cognitive therapies.</td>
</tr>
</tbody>
</table>


**Post-Incarceration Community-Based Services**

Recidivism is a key concern for all people returning to the community after a period of incarceration. In the three years after leaving TDCJ custody, re-arrest rates range from 46 percent (prison) to 63 percent (state jail) and reincarceration rates are 21 percent (prison) and 32 percent (state jail). TDCJ operates a number of programs aimed at supporting more successful re-entry into the community and reducing recidivism rates.
Texas Correctional Office on Offenders with Medical or Mental Impairments (TCOOMMI)

As part of TDCJ’s Reentry and Integration Division, TCOOMMI provides a variety of institutional and community-based services to facilitate the reentry of people with special needs from incarceration into the community. Individuals with special needs include older adults and persons with physical disabilities, terminal illness, mental illness, and/or intellectual disabilities. TCOOMMI partners with LMHAs to provide three types of reentry services for people with mental illness: continuity of care, case management, and medically recommended intensive supervision. Continuity of care programs are designed to include pre-release screenings of clients who are incarcerated and provide referrals for aftercare psychiatric treatment services, which are typically delivered by LMHAs. In recent years, TCOOMMI has expanded eligibility to include all people with serious and persistent mental illness. In FY 2016, TCOOMMI provided continuity of care services to 35,305 individuals. Upon their release from incarceration, TCOOMMI refers clients to LMHAs for services, such as case management, psychological and psychiatric services, medication and monitoring, and benefit eligibility services (including federal entitlement application processing). For example, in FY 2017, TCOOMMI worked with LMHAs to provide 26,367 justice-involved individuals with community-based behavioral health services.

Case management services can be instrumental in reducing recidivism. Linking formerly incarcerated individuals to community services and supports can help to address the root causes underlying a person’s previous criminal behavior in order to prevent reentry into the criminal justice system. In 2013, TCOOMMI implemented the Risk Needs Responsivity model to reduce recidivism among high-risk individuals utilizing TCOOMMI case management services. In 2015, the three-year recidivism rate was 12.4 percent for clients with high criminogenic risk and high clinical needs who were served for at least one year in TCOOMMI case management programs, while TDCJ’s general recidivism rate was 21.4 percent. In FY 2017, TCOOMMI provided case management services to 7,507 individuals.

Medically Recommended Intensive Supervision is an early parole and release program serving people in TDCJ facilities who have special needs, including older adults and persons with mental and developmental disabilities, terminal illnesses, illnesses requiring long-term care, or physical disabilities. The purpose of the program is to release individuals who pose minimal public safety risk back into the community in order to improve individual health outcomes and cut costs. If an individual is approved for early MRIS release, TCOOMMI specialists will expedite the release planning process and facilitate reentry case management. In FY 2016, 86 people in prison and 9 people in state jail were approved for MRIS release.

Specialized Programs for People on Parole

TCOOMMI provides services to only a portion of individuals with mental health conditions leaving TDCJ custody. TDCJ’s Parole Division operates specialized programs designed for some individuals with mental health and substance use issues who are released from incarceration. Table 51 below provides an overview of the most relevant programs:
Table 51. Specialized Programs within TDCJ’s Parole Division

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Monthly Average Number of Individuals in Supervision Program in FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>District Reentry Centers</td>
<td>Focuses on newly-released, high-risk, and high-need individuals using a comprehensive approach to promote personal responsibility and address anger management, cognitive restructuring, substance use, and victim empathy.</td>
<td>1,062 individuals</td>
</tr>
</tbody>
</table>
| Special Needs Offender Program | Supervises individuals with intellectual disabilities, mental health conditions, terminal illnesses, or physical disabilities.                                                                                   | 99 individuals with intellectual development disorders  
6,169 individuals with mental health conditions  
878 individuals with terminal illnesses or physical disabilities  
177 individuals on medically recommended intensive supervision |
| Therapeutic Community Program | Offers continuity of care services for individuals within TDCJ facilities with substance use issues. Consists of a three-phase program for individuals who participated in an in-prison therapeutic community or a SAFPF.                 | 7,130 individuals                                                     |
| Substance Abuse Counseling Program | Provides relapse prevention services to individuals with substance use treatment needs.                                                                                                                  | 21,088 individuals received Level I prevention services in FY 2017 [no monthly average given]  
1,289 individuals received Level II outpatient treatment services |
| Drug Testing Program        | Provides instant-read drug testing.                                                                                                                                                                         | 174,857 drug tests conducted monthly                                   |


LOCAL CRIMINAL JUSTICE SYSTEMS

Local criminal justice systems consist of law enforcement agencies, prosecutors, jails, courts, and probation departments responsible for promoting public safety by enforcing federal, state, and local laws in a specified region. Local systems are responsible for criminal cases from the point of arrest through the trial and sentencing stages.

INCARCERATION PREVENTION AND DIVERSION PROGRAMS

Increased demand for mental health services within state prisons and county jails has pushed stakeholders to develop opportunities for diversion from incarceration. For example, LMHAs provide community-based interventions that can prevent criminal justice involvement. TCOOMMI within TDCJ also collaborates with some of the 39 LMHAs to provide multi-service alternatives to incarceration for justice-involved individuals with special needs. For more information, see the “Texas Correctional Office on Offenders with Medical or Mental Impairments
Finally, TDCJ awards grant funding to county stakeholders in order to pursue the first goal outlined in its 2017-21 strategic plan: “to provide diversions to traditional incarceration.”¹³³ The aim of these prevention and diversion programs is to use cost-effective, safe, and clinically appropriate strategies that curb the over-incarceration of people with mental illness (among others) charged with low-level crimes.

**SEQUENTIAL INTERCEPT MODEL**

The Substance Abuse and Mental Health Services Administration promotes the sequential intercept model as a way to organize prison and jail diversion strategies.¹³⁴ The sequential intercept model, developed in conjunction with the GAINS Center, emphasized five “intercept points” at which individuals may be diverted from the justice system. More recently, after feedback from communities including some in Texas, the GAINS Center added an Intercept 0.¹³⁵ The intercept points illustrated in Figure 64 include:

- **Intercept 0:** Community services;
- **Intercept 1:** Law enforcement and emergency services;
- **Intercept 2:** Initial detention and court hearings;
- **Intercept 3:** Jails and courts;
- **Intercept 4:** Reentry into the community; and
- **Intercept 5:** Community corrections and support services.

![Figure 64. The Sequential Intercept Model](https://www.prainc.com/wp-content/uploads/2017/08/SIM-Brochure-Redesign0824.pdf)

Table 52 below describes specific diversion strategies that can be implemented at each step of the sequential intercept model.

<table>
<thead>
<tr>
<th>Intercept</th>
<th>Examples of Diversion Strategies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intercept 0: Community services</td>
<td>Mobile crisis outreach teams staffed by mental health professionals who can provide on-site assistance to people with mental illness before or as they interact with police officers and paramedics. Crisis peer respite centers to provide intensive support for people experiencing challenges that create a risk of mental health crisis but no safety risk.</td>
</tr>
<tr>
<td>Intercept 1: Law enforcement and emergency services</td>
<td>Specialty mental health deputies and crisis intervention teams staffed by local police officers who can identify and divert individuals experiencing mental crises. Individualized analysis and response to frequent callers of 911 with mental health challenges.</td>
</tr>
<tr>
<td>Intercept 2: Initial detention and court hearings</td>
<td>Deferred prosecution programs that allow people charged with low-level crimes to have their criminal cases dismissed and arrests expunged. Jail diversion instant messaging programs that enable law enforcement and jail staff to access a person’s medical and behavioral health history more efficiently.</td>
</tr>
<tr>
<td>Intercept 3: Jails and courts</td>
<td>Mental health courts that prioritize therapeutic dispositions over traditional sentences. Outpatient competency restoration programs for individuals who do not pose a threat to public safety.</td>
</tr>
<tr>
<td>Intercept 4: Reentry into the community</td>
<td>Jail in-reach programs that connect incarcerated individuals with community support and treatment providers prior to release. Peer support services that pair justice-involved individuals with peers who have lived experience with incarceration, mental health conditions, and successful recovery.</td>
</tr>
<tr>
<td>Intercept 5: Community corrections and support services</td>
<td>Forensic assertive community treatment teams that work with probation departments to prevent supervision revocation. Modifications of community supervision requirements to better match the needs of people with mental illness.</td>
</tr>
</tbody>
</table>

Source: Frost, L. (2016, January 22). Mental Health Diversion from Jail. University of Houston Law Center Police, Jails, and Vulnerable People Symposium. [Updated by the author on September 22, 2018 to include Intercept 0.] See Dr. Frost’s presentation at https://www.youtube.com/watch?v=LRgNJh2aZuY&index=2&list=PLuZ2WuYWXJUcvW5uGUF3KHvTuJJZc1t

COMMUNITY EXAMPLES OF JAIL DIVERSION STRATEGIES

At each step of the criminal justice process, the sequential intercept model encourages collaboration between LMHAs, law enforcement agencies, and the court system. Collaboration among key stakeholders helps to ensure that people with mental health conditions who commit minor offenses are linked to community-based, recovery-oriented services, supports, and treatment as soon as possible. Jail diversion efforts can then improve mental health outcomes, save money, and increase public safety.136

Section 533.108 of the Texas Health and Safety Code permits LMHAs to prioritize funds for the creation of collaborative jail diversion programs with law enforcement, judicial systems, and local personnel.137 The type of programs available to persons with mental illness varies from county to county. Some communities, like Bexar and Harris counties (described below), offer robust diversion opportunities that address multiple intercepts of the sequential intercept model. Other rural and urban areas, however, do not have the resources to implement any type of diversion strategy at all. As a result, only a small fraction of Texans with mental illness who are eligible for diversion...
Bexar County Jail Diversion Program

In 2003, Bexar County implemented a jail diversion program that is now viewed as a national service model. Bexar's diversion initiative was created by the Center for Health Care Services using diverse funding sources including private donations; city, county, and state dollars; and federal block grants. The program employs both pre- and post-booking diversion methods. First, Bexar County uses a 24/7 crisis center to provide county residents with immediate intervention when they are experiencing a mental health crisis. Then, MCOTs and CITs work to divert individuals with mental health conditions away from jail settings before they are arrested and booked in a local jail. After booking, the diversion program identifies people with mental illness already in the system and recommends appropriate alternatives to jail, such as court-supervised community treatments or mental health bonds. The county created two centers: The Restoration Center for integrated substance use and mental health services and The Crisis Care Center for 24-hour psychiatric emergency care. Finally, Bexar County offers programs, such as Haven for Hope, that provide continuity of care and housing services for people in need of assistance who are released from incarceration into the community.

Since its implementation, Bexar County’s jail diversion strategies, combined with falling crime rates, significantly reduced the county jail population. In 2003, the jail population exceeded the jail's capacity by nearly 1,000 people, but by 2015, the county was decommissioning a privately-operated detention center in order to better use 1,000 empty beds at the Bexar County Jail. The program diverts about 26,000 people a year, saving an estimated $10 million annually in jail and emergency department costs. Mental health-related training also helped to decrease the use of physical force by Bexar County law enforcement officers against people with mental illness. In 2009, officers used physical force about 50 times per year when taking a person with mental illness into custody; between 2009 and 2015, officers used similar force only three times total.

Harris County Mental Health Jail Diversion Program

In recent years, Harris County, home to the fourth largest jail in the nation, has adopted a significant jail diversion program. In 2013, state legislators passed SB 1185 (83rd, Huffman/Schwertner) to create the Harris County Mental Health Jail Diversion Pilot program. The ongoing goal of the program is to promote and sustain recovery for justice-involved individuals with mental health conditions by expanding services in the areas of housing, education, supportive employment, and peer advocacy. Between 2014 and 2019, the state appropriated $5 million each year, matched by $5 million from the county, to support the pilot.

In the first few years, the Harris County MHJDP program used two local providers to safely divert people with mental illness away from the criminal justice system. First, the Harris Center for Mental Health and IDD (formerly MHMR of Houston) used a jail-based team, a community- and clinic-based team, and critical time intervention case management services; together, these strategies identified people in jail with mental illness, initiated pre-release treatments, and linked participants to established
community support networks. Second, Healthcare for the Homeless-Houston and SEARCH Homeless Services enrolled eligible participants in a Permanent Supportive Housing program. For more on PSH, see the TDHCA chapter of this guide. More recently, the Harris Center has served as the lead agency and the newly-opened Judge Ed Emmett Mental Health Diversion Center provides a 29-bed resource for pre-jail diversion of people accused of low-level non-violent offenses. People can spend a few hours or days at the Harris Center to get treatment and connected to a range of community-based services. At each stage of the diversion program, people with mental health concerns receive access to evidence-based services, including cognitive behavioral therapy, substance use interventions, peer support, permanent supportive housing, and intensive case management.

In fiscal years 2015 and 2016, of the 4,155 people who were referred to the Harris County MHJDP program, the program screened and assessed 1,385 people who were found ineligible, and enrolled 554 people. After one year of enrollment in the program, participants showed positive outcomes: jail bookings dropped 0.8 per person, charges dropped decreased by 0.83 per person, felonies decreased by 0.14 and misdemeanors by 0.68 per person, and jail days decreased by 18.9 per person. Harris County estimates that savings based on the decrease in jail days alone totaled $571,564 in FY 2016. These preliminary results supported the creation of the SB 292 matching grant program to enable other Texas communities to develop jail diversion programs. For more information on the SB 292 matching grant program, see the “Major Legislation from the 85th Texas Legislature” section of this chapter.

SPECIALTY COURTS

Counties can also use specialty courts to divert people with mental health concerns and substance use issues away from jail settings. These courts apply problem-solving techniques to provide community-based alternatives to incarceration. Each type of specialty court requires the collaboration of judges, prosecutors, defense attorneys, law enforcement officers, and mental health professionals. Specialty courts tend to focus on an identified issue (mental illness, substance use), an identified group (veterans, law enforcement officials), or a specific offense (DWI, prostitution).

As of May 2017, there were 200 specialty courts operating in Texas. In FY 2016, the Criminal Justice Division of the Office of the Governor allocated $11.6 million in general revenue-dedicated funds for discretionary grants to 89 specialty courts across Texas. In FY 2015, CJD-funded courts served approximately 3,570 participants, 61 percent of whom completed their program successfully.

As of 2018, there was no statewide data collected on specialty courts. Texas is one of only two states that charge the executive branch with specialty court certification and oversight rather than placing that function in the judicial branch. In 2013, the Criminal Justice Division of the Office of the Governor produced an overview of Texas specialty courts, which stated that these courts have reduced the number of people with mental illness who are incarcerated in the state. However, the Hogg Foundation’s attempts to gather data on the total number of individuals who are served within these resource-intensive programs compared to those who could potentially benefit from such services demonstrate the need for improved data collection and analysis among existing specialty court programs. National studies tend
to show that the courts produce positive outcomes, although recent data also highlight racial and ethnic disparities in access to some specialty courts, particularly drug courts\textsuperscript{160} and mental health courts.\textsuperscript{161}

**Drug Courts**

Drug courts provide supervision that is more comprehensive and intensive than other forms of community supervision.\textsuperscript{162} The drug court model assumes that supervised treatment in combination with judicial monitoring can more effectively reduce drug use and crime than either treatment or judicial sanctions can achieve separately.\textsuperscript{163} Data show that this model works; researchers have found that drug court participation can decrease three-year recidivism rates by up to 50 percent.\textsuperscript{164} In 2001, the 77th Legislature passed HB 1287 (77th, Thompson/Whitmire), which mandated all Texas counties with populations exceeding 550,000 to apply for federal and other funds in order to establish drug courts.\textsuperscript{165} As of May 2017, there were approximately 128 drug courts (including DWI, veteran’s treatment, co-occurring disorder, and hybrid DWI/drug courts) in counties throughout Texas.\textsuperscript{166}

**Mental Health Courts**

Mental health courts were developed across the country as an alternative to the standard adjudication process for people with mental health conditions who have committed low-level offenses. Like drug courts, mental health courts use non-adversarial, judicially-supervised treatment plans to reduce recidivism that is fueled by untreated mental illness and substance use conditions. The two types of courts differ however; drug courts are more likely than mental health courts to use a formalized set of treatment steps and to employ punitive sanctions for treatment noncompliance.\textsuperscript{167} As of May 2017, Texas had roughly 18 mental health courts.\textsuperscript{168}

In 2012, Harris County implemented a felony mental health court that included the following components:\textsuperscript{169}

- Comprehensive evaluation to determine each participant’s strengths and needs;
- Frequent appearances before the felony mental health court judge;
- Regular visits with specially trained community supervision officers;
- Intensive treatment by mental health professionals;
- Substance use treatment for participants with co-occurring mental health and substance use conditions;
- Random alcohol and drug testing; and
- Minimum 18-month participation.

In order to promote graduation from the program, staff members connect clients to community-based services that reflect the participant’s unique needs and strengths. If the client fails to meet the program’s requirements, staff members first attempt to identify barriers to success, but if that is unsuccessful, staff can use graduated sanctions to address the client’s behavior. The court’s clinical team also works with participants to develop an individualized reentry plan that focuses on five main areas of interest: mental health treatment, medication management, housing needs, substance use treatment, and access to income and benefits.\textsuperscript{170}
Because of court team’s services are so intensive and time-consuming, Harris County’s mental health court can only serve a small fraction of defendants with mental health concerns; the court’s typical caseload is about 55-60 cases. As of March 1, 2016, the court had served 130 participants, 75.4 percent of whom had co-occurring mental health and substance use conditions. By February 2016, 39 participants had successfully graduated from the program and another six participants were on track to graduate by the spring of 2016.

**MENTAL HEALTH PUBLIC DEFENDER OFFICES**

Criminal cases involving people with mental health conditions often present unique legal issues that require specialized knowledge and skills. Jurisdictions that have a public defender office can train attorneys on mental health-related issues in order to better serve clients, however not all counties have such an office in place. Thus, some areas without designated countywide public defenders have established a Mental Health Public Defender office that specializes in addressing the legal needs of people with mental illness who are charged with crimes. As of 2016, there were at least ten MHPD offices (or private defenders organized like MHPDs) in Texas.

Travis County created a stand-alone MHPD office in 2007. Administrators set four major goals for the office:

- Minimize the number of days that people with mental illness spend in jail;
- Increase the number of case dismissals among defendants with mental illness;
- Reduce recidivism by providing intensive case management services; and
- Enhance legal representation by providing attorneys with the specialized knowledge they need to defend persons with mental illness.

A 2011 cost-benefit analysis of the Travis County MHPD found that 41.2 percent of misdemeanor clients remained out of custody and/or had not returned to jail for up to five years after receiving MHPD Office services. The MHPD also decreased jail bookings by 38 percent for legal clients, 57 percent for case management clients, and decreased jail bed days consumed by 13 percent (legal clients) and 20 percent (case management clients). A more recent study looking at results over six years of operation found that MHPD clients spent 44 percent fewer days between arrest and court disposition, as opposed to individuals who were assigned counsel. The MHPD clients were 28 percent more likely to have their cases dismissed and, if convicted, were sentenced to 23 percent fewer days. The same study looked at recidivism rates in the year following disposition over the course of five years of MHPD office operation; 39 percent of MHPD clients were rearrested within a year, in contrast to 50 percent of individuals assigned an attorney.

**REENTRY PEER SUPPORT**

Successful reintegration into the community can be a challenge for formerly incarcerated people. Peer education and peer support have been used for decades to support people in prisons without a specific focus on people with mental health conditions. Peer support for people with mental health conditions has become an established service in other contexts (e.g., reentry from state hospitalization), and interest is growing for the use of peer support in incarceration settings. Reentry peer
support programs allow people with lived mental health and criminal justice experience to mentor others in the justice system who are beginning the recovery and reentry process. Peers are able to share strategies, coping skills, and experiences with the state mental health system to help participants successfully navigate the difficult transition back into the community. For more information on peer support services, see the “Texas Environment” chapter of this guide.

In 2015, legislators approved Rider 73 to the DSHS budget, which created a peer support reentry pilot program in Texas. In 2016, DSHS funded pilot programs in three locations: Harris County, Tarrant County, and Tropical Texas (which serves Cameron, Hidalgo, and Willacy counties); in the fourth quarter of FY 2016, the pilots had served 48 people. County sheriffs and LMHAs in each location used certified peer support specialists to help individuals with mental health conditions successfully transition out of local jails and into their communities. The nonprofit Via Hope created a community reentry endorsement training (i.e., a specialization) to prepare peer specialists for their work with justice-involved individuals living with mental health conditions. Through June 2016, 135 individuals had completed the community reentry peer training program.

The Hogg Foundation for Mental Health funded the program’s evaluation and will release formal results in December 2018. Data from qualitative interviews of peer reentry specialists and participants suggests that peers worked with participants to address multiple client needs, including procuring substance use and mental health treatment, housing, employment, transportation, and documentation (e.g., social security cards). A number of structural barriers, such as limited access to housing and long wait lists for clinical care, prevented peers from addressing some client needs.

**COUNTY JAILS**

County jails hold four groups of individuals:

- People who have not been convicted of a crime and are awaiting trial;
- People convicted of low-level offenses who are sentenced for short durations;
- People convicted of an offense who are awaiting transport to state facilities; and
- People found incompetent to stand trial who are awaiting a placement for competency restoration.

On September 1, 2018, Texas county jails operated at 72.4 percent of their collective capacity with a total jail population of 68,493. This population figure, however, masks the total number of people who cycle through jails each year. A daily population statistic (like the one provided above) gives a snapshot of the number of people detained in jail on a specific day. A statistic that shows the total number of people who spend time in jail, even if only for a few hours, during one year more clearly captures the high volume of people who experience confinement in a jail over time. In 2018, researchers estimated that people go to jail over 10.6 million times in the U.S. every year, though only about 615,000 people are jailed on any given day. If those proportions hold true for Texas, over one million people pass through Texas jails each year.

**TEXAS COMMISSION ON JAIL STANDARDS**

The Texas Commission on Jail Standards is an external regulatory agency for
all county jails and privately-operated municipal jails. TCJS’s mission is to support localities in providing safe, secure and suitable local jail facilities. A key statutorily-mandated role to fulfill this mission is to adopt minimum standards for the management and operation of these jails. TCJS’s most recent strategic plan identifies four goals:

- Ensuring efficient and effective operations of county jails;
- Ensuring a high level of consultation, training, and technical assistance to local governments with the objective of increasing and maintaining compliance with adopted standards;
- Ensuring cost-effective construction of county jails; and
- Implementing the Prisoner Safety Fund for capital improvements to county jails such as automated electronic sensors or cameras.

Out of the 254 counties in Texas, all but 13 operate at least one jail; therefore, the seven TCJS Inspection and Enforcement staff members must travel to 241 counties. Each county is visited for an unannounced compliance inspection at least once each fiscal year. As of December 31, 2017, 22 county jails (9.2 percent) were out of compliance with minimum standards for violations in the categories of life safety, management, and construction. Common violations include failure to correctly conduct mental health screenings, failure to perform a Continuity of Care Query to identify a history of public mental health services, and failure to provide medical care to individuals experiencing mental health symptoms.

No agency has oversight authority for municipal jails operated by local governments. The Legislative Budget Board noted that little statewide data exists about the operation of the 349 city jails and lockups in Texas, especially regarding people with mental health conditions. An LBB survey indicated that less than a third of city jails and lockups use the TCJS intake screening form required of county jails and only 74 percent do any kind of mental health screening.

**MENTAL HEALTH SERVICES IN COUNTY JAILS**

Many people detained in local jails live with co-occurring mental health and substance use issues. Further, people receiving public behavioral health services make up a sizeable portion of the total population of justice-involved persons in Texas. National data indicates that over half of justice-involved individuals have a mental health condition. Texas data shows that almost 30 percent of people booked into a county jail have already received public mental health services in Texas. Untreated mental health needs can lead to behavior that results in the entrance (or re-entrance) into the criminal justice system. Though jails are legally mandated to provide health services to detainees, the quality and availability of mental health services can vary widely between facilities. Large urban jails are more likely to provide treatment and successfully link individuals to community-based social services in order to prevent recidivism. Texans detained in other facilities, particularly those in rural areas with fewer resources, may experience deterioration of their mental health status due to a lack of adequate therapeutic services.

When individuals are booked at a county jail, correctional officers use a real-time identification system for incarcerated persons with special needs. They are required
to perform a Continuity of Care Query, checking each person’s information against the DSHS Clinical Management for Behavioral Health Services database. The CCQ instantly tells jail employees if a person has been hospitalized in a state psychiatric facility or if the person has experienced an encounter, authorization, or assessment by the public mental health system through an LMHA within the past three years. If a match is detected, the jail could contact the relevant LMHA in order to link the individual to available community resources, but typically only does so if the person is in crisis. The counties with jails operated by private providers do not perform CCQs.

Between September 1, 2017 and June 22, 2018, the 235 counties in Texas that participate in the system initiated 872,350 CCQ match requests for adults. Under 5 percent (40,949) of the queries were exact matches with information maintained in the DSHS mental health database, and about 24 percent (207,974) were probable matches. Both exact and probable matches alert the local jails and LMHAs to exchange pertinent information. As this process does not identify individuals not receiving services or those who have received mental health services in the private sector or other states, it undercounts the number of people with mental health conditions.

MENTAL HEALTH TRAINING FOR JAILORS

Despite the high proportion of people with mental health needs in jails, correctional officials often lack the training required to provide individuals with the mental health treatment and support that they need. County jail systems, especially in rural areas, may lack the necessary resources to implement best training and treatment practices in order to meet the needs of detainees with mental health conditions. For example, TCJS standards do not address the provision of medications to individuals upon their release from county jails. As a result, people with mental illness in affluent counties may receive over a week's worth of medications upon their release, while those in less affluent counties may not receive any medications at all. Jail behavioral health medication formularies vary significantly based on local decision-making, creating missed opportunities and higher costs. Untreated mental health needs and a lack of post-incarceration treatment planning can lead to an individual cycling in and out of jail. The cycle of incarceration and re-incarceration diminishes the individual’s mental health outcomes and creates added policing and incarceration costs for local communities.

Jail administrators face challenges in delivering services to their large detainee populations. In 2017, 42 percent of grievances submitted to the Texas Commission on Jail Standards by people in county jails involved complaints regarding medical services, including mental health services. Leaders from the Texas Jail Project, a nonprofit that aims to improve jail conditions, reported that over 80 percent of the complaints they receive from inmates and their families typically involve a lack of adequate mental health care. And – echoing several national surveys -- county jails continue to report to the TCJS that managing inmates who have mental health issues is their primary challenge.

HEALTH RECORDS IN COUNTY JAILS

TCJS standards include requirements for the custody, care, and treatment of people in county jail. The standards require that when a person is admitted to jail, any
“health tag” identifying the person as having a special medical or mental health need must be noted in the individual’s medical record and brought to the attention of health personnel and/or the supervisor on duty. Each facility must also create and implement a written health services plan for the jail population’s medical, mental health, dental, and pregnant inmate services. In addition, the facility must maintain a separate health record for each person. These health records must include a health screening and a mental health evaluation administered by medical personnel or by a trained booking officer upon a person’s entry into the jail. At a minimum, each record must also contain current medical and mental health treatment information and behavioral observations, including the individual’s state of consciousness, mental health status, and risk of suicide.

Jail administrators may use health records when individuals are transferred to or reincarcerated within different facilities across the state. State and federal laws govern sharing people’s health records with other entities. TCJS requires jail administrators to send a Texas Uniform Health Status Update form when people are transferred from a jail to any other correctional facility. Furthermore, the Texas Health and Safety Code requires various agencies, including local jails, TCJS, and TDCJ, to disclose and accept information relating to incarcerated persons with mental illness, disabilities, and/or other special needs in order to improve continuity of care services “regardless of whether other state law makes that information confidential.” This information may include details about an individual’s treatment needs; social, criminal, and vocational history; supervision status; and medical and mental health history.

**SUICIDE IN COUNTY JAILS**

National data show that suicide occurs roughly three times more frequently in jails than in prisons. Entering jail can be a traumatic experience, as even a short stay prior to trial can jeopardize a person’s job, housing, social support, and sense of normalcy. Jail staff typically have less information about the people who enter their facilities than do prison staff. People with mental health conditions who are awaiting trial (and thus have not been convicted of a crime) are at even greater risk. National data show that pretrial individuals die by suicide at a rate seven times higher than their convicted peers do. An older national study indicates that jails under 100 beds report a suicide rate up to five times higher than larger jails.

For many years, suicide has been the leading cause of death in local jails across the U.S. In Texas, the number of jail suicides increased by about 43 percent between 2014 and 2015, the most recent data available. In 2016, 2017, and 2018, TCJS continued to find county jails out of compliance due to failure to conduct required observation checks. Figure 65 demonstrates the number of suicides that occurred within county jails between 2011 and 2017.
To decrease the incidence of suicide in jail settings, the Texas Administrative Code requires county sheriffs and jail operators to develop and implement a mental disabilities/suicide prevention plan. Jail officials are given flexibility in how they construct these plans, but at a minimum, each plan must address the following:

- Staff training procedures regarding the identification, supervision, and management of incarcerated individuals who have a mental disability and/or are potentially suicidal;
- Intake training procedures to identify persons who are suicidal;
- Communication and documentation procedures to relay and maintain information about suicidal individuals;
- Intervention and emergency treatment procedures prior to the occurrence of a suicide and during the process of a suicide attempt;
- Reporting procedures to inform outside authorities and family members about completed suicides; and
- Review mechanisms for jail administrators and medical and mental health staff following all attempted and completed suicides.\(^{224}\)

Jail administrators in Texas also use an approved screening tool to identify people who are at risk for suicide. Upon admission to the jail, each individual must be evaluated immediately with a TCJS-approved screening form for suicide and medical/mental/developmental impairments.\(^{225}\) The previous form asked newly jailed people to self-report their medical problems and mental health histories, but jail employees still had discretion when determining whether to refer the person to treatment services.\(^{226}\) The form that was created in 2015 removes subjectivity from the process. Jail employees must now follow explicit instructions when detained individuals provide certain responses to predetermined questions. For example, the screening form contains the question: “Are you feeling hopeless or have nothing to look forward to?” If the detained person answers “yes,” jailers must immediately notify “supervisor, magistrate, and mental health [providers].”\(^{227}\) Early results show that 66 percent of county jails reported an increase in positive screens for mental health conditions after implementing the revised TCJS screening form.\(^{228}\)
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# Policy Concerns

- Diverting youth with behavioral health needs away from secure confinement facilities and into their home communities

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Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas

311
• Addressing youth needs as close to home as possible
• Assessing the impact of detaining youth in adult correctional facilities and adjusting the upper and lower age limits of juvenile court jurisdiction based on the science of adolescent development
• Addressing the school-to-prison pipeline and the disproportionality for youth of color and youth with special education needs
• Ensuring strong oversight by the Office of the Independent Ombudsman at a time of significant systems change for the Texas Juvenile Justice Department
• Assessing and sharing outcomes for state secure facilities and community interventions

Fast Facts

• About 70 percent of youth in the juvenile justice system have a diagnosable mental health condition, compared to 20 percent of youth in the general population.¹
• Very few of the youth who are involved in the justice system are arrested for serious offenses like aggravated assault, robbery, rape or murder (under 3,000 out of almost 50,000 arrests in 2016).²
• On July 31, 2018, there were 865 youth committed to five state secure facilities, 124 youth in halfway houses, and 114 youth in contract care facilities in Texas.³
• In FY 2016, the Legislative Budget Board estimated that youth in residential facilities cost $441.92 per day, youth on parole cost $39.12 per day, and youth on probation cost $14.39 per day.⁴
• Texas has 48 pre-adjudication facilities operated at the county level. Twenty of these facilities offer programs for youth with mental health conditions, and 20 provide programs for youth with substance use conditions.⁵
• Texas has 35 post-adjudication facilities operated at the county level. Thirty of these facilities offer programs for youth with mental health conditions, and 32 provide programs for youth with substance use conditions.⁶
• In FY 2017, counties funded 73 percent of juvenile probation services, while the state funded 26 percent and the federal government provided only 1 percent of total funding.⁷

TJJD Acronyms

ACEs – Adverse Childhood Experiences
ART – Aggression replacement therapy
BISQ – Brain injury screening questionnaire
CEED – Center for Elimination of Disproportionality and Disparities
CINS – Conduct indicating need for supervision
COG – Capital Offender Group
CRCG – Community resource coordination groups
CSU – Crisis stabilization unit
CSVOTP – Capital and Serious Violent Offender Treatment Program
DFPS – Department of Family and Protective Services
FEDI – Front-End Diversion Initiative
IO – Independent Ombudsman
LBB – Legislative Budget Board
LCSG – Council of State Governments
MRTC – McLennan Residential Treatment Center
OMHSE – Office of Minority Health Statistics and Engagement
PAWS – Pairing Achievement with Service
PTSD – Post-traumatic stress disorder
Overview

The Texas juvenile justice system is comprised of the Texas Juvenile Justice Department and local juvenile probation departments throughout the state. These agencies work together to provide services designed to rehabilitate youth who commit delinquent conduct between their 10th and 17th birthdays.

TJJD was created in 2011 and charged with “increasing the proportion of youth in local custody, rather than committed to state lockups.” The department’s ultimate goal is to prevent a juvenile’s entrance into the adult criminal justice system by providing treatment plans tailored to each child’s unique strengths and needs. To this end, TJJD provides oversight and funding to local juvenile probation departments across Texas and operates five state secure facilities for youth.
Changing Environment

In 2007, the Texas Legislature made deliberate efforts to decrease youth incarceration rates across the state after the number of youth in Texas state secure juvenile facilities averaged 4,000 throughout the previous decade. In 2018, the youth population in secure juvenile facilities across Texas fell below 900. This was the first time fewer than 1,000 youth were in these facilities since the 1980s.10 Figure 66 illustrates Texas’ state secure juvenile facility population between 1980 and 2017.

Figure 66. TJJD Secure Facility Population

At the request of Senator Whitmire, chair of the Senate Criminal Justice Committee, the Council of State Governments Justice Center analyzed the impact of those reform efforts.11 In 2015, the CSG released key findings, including: (1) Youth confined in state-run facilities are two times more likely to be re-incarcerated within five years of release than youth sentenced to county-level probation12 and (2) While reforms have benefited state- and county-level juvenile justice systems, Texas can do more to decrease recidivism rates among justice-involved youth. In particular, CSG researchers recommended that TJJD and county probation departments concentrate their interventions on youth with the highest risk to reoffend and minimize involvement with low-risk youth.13

After the end of the 85th legislative session in late 2017, confirmed incidents of staff abusing youth at one of the remaining five TJJD facilities became public.14 As a result, Governor Abbott replaced the TJJD executive director, board chair, and the Independent Ombudsman. In June 2018, the new TJJD executive director Camille
Cain submitted a letter to Gov. Abbott with proposed short-term solutions and long-term goals. The short-term focus for the agency was stabilizing operations by improving supervision ratios (both by reducing the youth population and increasing the number of employees), improving safety, and adjusting training. Later that month, TJJD approved a strategic plan for 2019-23 detailing the future direction of the agency. More detailed information on the strategic plan can be found later in this section.

MAJOR LEGISLATION FROM THE 85TH LEGISLATURE

During the 85th legislative session, few bills passed relating to juvenile justice and the most significant pieces of legislation related to mental health and juvenile justice are explained below. Legislation is described roughly in the order in which it would affect youth moving through the Texas juvenile justice system.

The information provided below is not a comprehensive account of the mental health and justice-related legislation.

**HB 1204 (85th, White/West) - Diversion to Services for 10- and 11-Year-Olds; Prosecution of Juveniles for Fine-Only Misdemeanors**

For the youngest children subject to juvenile court jurisdiction, HB 1204 (85th, White/West) created a mechanism for the person doing the preliminary investigation of the alleged offense to refer a child under 12 to a community resource coordination group and delay referring the case to a prosecutor based on the child’s successful participation in services. Experts believe that detention of these youngest children should occur only as a last resort. An amendment to this bill also required the Texas Office of Court Administration to complete a study of varying definitions of “juvenile,” “child,” and “minor” in Texas code and to determine whether it is just and efficient to prosecute youth charged with fine-only misdemeanors in the adult criminal justice system.

**HB 1521 (85th White/Whitmire) and HB 932 (85th, Johnson/West) - Information Regarding Dual-System Youth**

For youth involved with both the juvenile justice and child welfare systems (sometimes known as “crossover” or “dual-system” youth), the legislature took steps to improve information sharing to streamline duplicative or conflicting services. HB 1521 (85th, White/Whitmire) required the Texas Department of Family and Protective Services to share information with TJJD within 14 days of TJJD’s request if that information is “necessary to improve or maintain community safety” or to assist with continuity of care or provision of services. HB 932 (85th, Johnson/West) required TJJD, DFPS, and local juvenile probation departments to collect and share data and report on how many youth in the juvenile justice system have ever been in foster care.

**SB 1548 (85th, Menéndez/Minjarez) - Voluntary Post-Discharge Services**

To reduce the high risk of recidivism after a youth leaves the supervision of the juvenile justice system, SB 1548 (85th, Menéndez/Minjarez) gave counties the option
of offering voluntary support services – including mental health and substance use services – to youth discharged from probation, regardless of the age of the youth.

**SB 1304 (85th, Perry/White) - Juvenile Records and Privacy**

Incorporating work of a state task force on juvenile records, SB 1304 (85th, Perry/White) streamlined the process for creating and handling juvenile records, including photographs and fingerprints and further limited who can have access. In some cases, the bill required automatic sealing or permanent destruction of juvenile records.

**HB 122 (85th, Dutton) - Raising the Age of Criminal Responsibility**

Currently, Texas is one of six states with the legal age of criminal responsibility below 18.17 As a result, 17-year-old Texans are automatically considered to be adults if they commit a crime. Then, if convicted and sentenced to incarceration, they are placed in adult prisons, where teenagers often face inadequate treatment and educational opportunities, as well as heightened risks of sexual victimization.18

Texas’ age of criminal responsibility contradicts federal age standards established by the Prison Rape Elimination Act of 2003. According to PREA’s Youthful Inmate Standard, any individuals under 18 who are incarcerated in adult correctional settings must be separated by “sight and sound” from adult prisoners.19 This PREA standard creates logistical and financial challenges for correctional administrators, especially those managing small jails who do not have sufficient resources to separate youth by any means other than solitary confinement – a housing option that creates long-lasting mental health problems, such as anxiety, depression, hallucinations, and uncontrollable rage.20 If prison and jail officials fail to comply with PREA’s Youthful Inmate Standards, the federal government may withhold funding from the state of Texas.

By raising the age of criminal responsibility, 17-year-old Texans who commit crimes would be handled in the juvenile justice system by default; only those who commit the most serious offenses would be certified as adults and transferred to the adult system. Recent data shows that the majority of 17-year-olds in the Texas criminal justice system are arrested for low-level misdemeanors.21 The policy change could ease the mental health and management challenges created by PREA’s Youthful Inmate Standard.

However, legislative efforts to change the age of criminality did not pass in the 85th legislative session. HB 122 (85th, Dutton) would have raised the age of criminal responsibility from 17 to 18 years old. While the bill was passed by the House of Representatives, the Senate never held a hearing on the bill or the Senate counterpart before the end of the legislative session. The Senate requested further study of the issue before the Texas Legislature takes action to raise the age of criminal responsibility.
TJJD Cost and Funding

COST PER DAY FOR ADULT AND JUVENILE SYSTEMS

On July 31, 2018 there were 865 youth committed to TJJD’s state secure facilities, 124 youth in halfway houses, and 114 youth in contract care facilities. In FY 2016, the LBB calculated that youth in these residential facilities cost $441.92 per day. In contrast, youth on parole cost $39.12 per day, and youth on probation cost $14.69 per day. Figure 67 shows the difference in cost between the adult and juvenile justice systems in Texas.

Figure 67. Differences in Cost Per Day Between the Adult and Juvenile Justice Systems

<table>
<thead>
<tr>
<th>Placement</th>
<th>Adult System Cost</th>
<th>Juvenile System Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult prison or juvenile detention facility</td>
<td>$61.63</td>
<td>$441.92</td>
</tr>
<tr>
<td>Parole supervision</td>
<td>$4.39</td>
<td>$39.12</td>
</tr>
<tr>
<td>Community or probation supervision</td>
<td>$3.42</td>
<td>$14.39</td>
</tr>
</tbody>
</table>


TJJD FUNDING

TJJD’s budget in FY 2018-19 was $663,917,991. Figure 68 breaks down TJJD’s budget by funding source, and Figure 69 breaks down the budget by agency goal.

Figure 68. TJJD Budget by Funding Source FY 2018-19


Note: The category “Other Funds” includes the following: interagency contracts, such as criminal justice grants and transfers from the Foundation School Fund No. 193; appropriated receipts; and the economic stabilization fund.
Figure 69. TJJD FY 2018-19 Operating Budget by Agency Goal


Figure 70 illustrates the legislative appropriations request by funding source for FY 2020-21. The total requested TJJD base budget for FY 2020-21 is $647,743,399. If included in the budget, the Exceptional Items Request would add an additional $53,833,175.

Figure 70. Funding Breakdown for Legislative Appropriations Request FY 2020-21

TJJD allocates more of its budget to community juvenile justice than to state services and facilities.26 The state agency distributes funding to local juvenile probation departments in order to underwrite various probation activities, including special services for juveniles with behavioral health needs. County probation departments may also use federal funding to support their activities. For example, federal Title IV-E funding is a key resource for youth who are involved in both foster care and the justice system.27 Counties, however, provide the majority of funding for community-based probation services. Using a mix of local, state, and federal funds, county probation departments offer a wide array of mental health and substance use services, including counseling, anger management, cognitive behavioral programming, animal/equine therapy, and substance use prevention and intervention.28 Figure 71 shows the funding breakdown for local juvenile probation departments in FY 2017.

Figure 71. Funding Breakdown for Local Juvenile Probation Departments in FY 2017


Texas Juvenile Justice System

The Texas Juvenile Justice Department’s mission is to “transform young lives and create safer communities” throughout Texas.29 To accomplish this mission, TJJD provides educational and behavioral health services to justice-involved youth committed to the agency’s five state secure facilities and eight halfway houses.30 TJJD also partners with local juvenile justice systems across the state. At the county level, TJJD works with local juvenile boards and probation departments to enhance community-based programming, placements, and supervision. TJJD’s responsibilities in local counties include:
• Providing funding, technical assistance, and training to county justice officials;
• Establishing and overseeing standards of operation in county facilities;
• Analyzing and disseminating data to local justice boards and probation departments; and
• Facilitating communication between state and local leaders.31

While the adult system is a criminal system that emphasizes punishment, the juvenile system was designed to be a civil system that emphasizes rehabilitation.32 As a result, the legal terms and concepts used in juvenile justice procedures differ from those used in the adult criminal justice setting. Table 53 and Table 54 offer a point of reference for parallel terms used in the adult and juvenile justice systems, as well as common definitions for terms used in the juvenile system.

<table>
<thead>
<tr>
<th>Table 53. Terms and Concepts</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Juvenile Justice Term/Concept</strong></td>
</tr>
<tr>
<td>Delinquent conduct</td>
</tr>
<tr>
<td>Take into custody</td>
</tr>
<tr>
<td>Petition</td>
</tr>
<tr>
<td>Detention hearing</td>
</tr>
<tr>
<td>Pre-adjudication facility</td>
</tr>
<tr>
<td>Adjudication hearing</td>
</tr>
<tr>
<td>Finding of “true/not true” at adjudication hearing</td>
</tr>
<tr>
<td>Disposition</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 54. Common Juvenile Justice Definitions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Term</strong></td>
</tr>
<tr>
<td>Juvenile</td>
</tr>
<tr>
<td>Delinquent Conduct</td>
</tr>
<tr>
<td>Conduct Indicating a Need for Supervision (CINS)</td>
</tr>
<tr>
<td>Adjudication</td>
</tr>
<tr>
<td>Deferred adjudication</td>
</tr>
<tr>
<td>Chronic Serious Offender</td>
</tr>
<tr>
<td>Term</td>
</tr>
<tr>
<td>------------------------------</td>
</tr>
<tr>
<td>Determinate Sentencing</td>
</tr>
<tr>
<td>Indeterminate Sentencing</td>
</tr>
<tr>
<td>Minimum Period of Confinement</td>
</tr>
<tr>
<td>Minimum Length of Stay</td>
</tr>
<tr>
<td>Juvenile Parole</td>
</tr>
<tr>
<td>Juvenile Probation</td>
</tr>
<tr>
<td>Individual Case Plan</td>
</tr>
<tr>
<td>Halfway House</td>
</tr>
</tbody>
</table>


For a full list of terms and definitions commonly used throughout TJJD, see: http://www.tjjd.texas.gov/about/glossary.aspx
TJJD STRATEGIC PLAN

In June 2018, TJJD approved a new strategic plan for fiscal years 2019-23. The plan included four goals:

1. Improve current operations at secure facilities
2. Develop and implement a fully trauma-informed system
3. Improve cross functional collaboration and local control
4. Deliver the Texas Model across the state

The Texas Model, as articulated in a plan issued shortly before the strategic plan, includes both principles for designing the juvenile justice system and principles for programmatic interventions:

System Principles:

- A focus on need and risk levels of youth
- A graduated set of options to meet youth and system needs, which may change over time
- A greater focus on a single juvenile justice system as a partnership between county juvenile probation departments and TJJD
- A commitment to the shortest appropriate length of stay
- Youth stay closer to their communities in every possible case
- Youth stay as shallow in the system as possible
- Provide for scalability to meet changing or emerging needs

Intervention Principles:

- A foundation in trauma-informed care
- A treatment-rich environment and direct-care staff who reinforce treatment goals
- An approach grounded in evidence-based practices
- Transparent plans between agency and youth to understand requirements and the consequences of their actions—both positive and negative—with strong accountability

HOW JUVENILES MOVE THROUGH THE JUVENILE JUSTICE SYSTEM

Texas youth who move through the entire juvenile justice system typically encounter six major steps, including:

- Step One: An arrest by local law enforcement or referral to juvenile probation;
- Step Two: Disposition by a county juvenile court judge;
- Step Three: Fulfillment of a disposition (i.e., sentence) in a state-level facility (e.g., a detention center or halfway house), county-level facility, and/or in the community, depending upon the juvenile’s committing offense and judicial discretion;
- Step Four: Appraisal by the TJJD Release Review Panel (for youth committed to a secure state-level facility);
- Step Five: Completion of parole supervision; and
- Step Six: Discharge from TJJD.
Diversion from the juvenile justice system and to community-based services is possible before any of these steps. Diversion is increasingly a focus for all youth, particularly for youth with significant trauma histories and behavioral health needs. For more information on diversion, see the “Local Criminal Justice Systems” section in the Texas Department of Criminal Justice (TDCJ) chapter of this guide.

The following section will describe each of the six steps in greater detail.

**STEP ONE: JUVENILE ARRESTS AND REFERRALS**

Each year over 100,000 juveniles are arrested or referred to juvenile probation. The vast majority of juveniles who come into contact with the justice system commit low-level offenses. In 2016, Texas law enforcement officers made 49,959 juvenile arrests. Larceny-theft, motor vehicle theft, running away from home, alcohol and drug violations, and violations of curfew and loitering laws (all of which are nonviolent offenses) accounted for nearly 50 percent of those arrests. Table 55 shows the top five most common crimes for which Texas youth were arrested in 2016. In contrast, juveniles were arrested for 1,602 aggravated assaults, 933 robberies, and 28 murders in 2016.

<table>
<thead>
<tr>
<th>Table 55. Top Five Arrest Categories for Texas Juveniles in 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Offense Type</strong></td>
</tr>
<tr>
<td>Non-aggravated assault</td>
</tr>
<tr>
<td>Larceny-theft (excluding motor vehicle)</td>
</tr>
<tr>
<td>Runaway</td>
</tr>
<tr>
<td>Marijuana possession</td>
</tr>
<tr>
<td>Curfew and loitering law violation</td>
</tr>
</tbody>
</table>

In addition, during the academic year 2015-16, 59,054 non-traffic Class C misdemeanor cases were filed against juveniles in adult criminal court. Youth with disabilities, including mental health conditions, and African-American youth, are over-represented in arrests and court filings. Youth with mental illness are three times more likely than their peers to be arrested before graduating high school. Once they have made contact with the police, these individuals are more likely than others to face charges for minor offenses, such as those listed in Table 55. Some youth also become involved in the justice system without receiving a formal charge; they are routed to the justice system in order to receive treatment or to manage disruptive behaviors that result from unidentified mental health conditions.
STEP TWO: JUVENILE COURTS, DISPOSITIONS, AND PLACEMENTS

Following an arrest, juveniles are taken to a county juvenile probation department where they go through the intake and assessment process. At this stage, most youth are released to a parent or guardian as they await more information about their disposition. Other youth may be diverted away from the justice system and into community-based programs. Alternatively, their cases may be dismissed entirely. Youth who are not diverted or released to a caretaker must appear before a juvenile court judge within 48 hours of intake.

A juvenile court judge typically makes a determination on whether a youth’s case can be handled informally or if the youth must be placed under TJJD custody. For example, a juvenile court judge can allow the youth to remain in his or her community on a deferred prosecution.

Specialty courts serve a small number of youth by aiming to address the underlying causes of juvenile justice involvement. Specialty courts often operate as one piece of a larger continuum of diversion services for youth with behavioral health conditions. The most common specialty courts for juveniles are drug courts and mental health courts. Both types of courts utilize individual treatment plans, case management, and judicial supervision to link youth to treatment services in the community rather than place them in a secure facility.

Juvenile Drug and Mental Health Courts

In 2018, there were 320 juvenile drug courts nationwide and 19 were located in Texas. In the same year, Texas operated specialized mental health courts for youth in five counties: Bexar, Dallas, Harris, El Paso, and Travis. A 2011 evaluation of specialty courts found that mental health courts in Texas are an effective alternative to placement in psychiatric hospitals and detention facilities because treatment-oriented court teams effectively address criminogenic risk factors, such as family poverty. In 2015, researchers also demonstrated that individuals who participate in juvenile mental health courts experience improved psychiatric outcomes and significantly fewer re-arrests and re-convictions than their peers with similar criminal histories. Although the courts produce positive outcomes, recent data also show racial and gender disparities in access to this diversion strategy. Further, the authors’ attempts to gather data on the number of youth who are served within these resource-intensive programs compared to those who could potentially benefit from such services, demonstrate the need for improved data collection and analysis among existing specialty court programs.

STEP THREE: FULFILLMENT OF A DISPOSITION

If a youth is adjudicated for delinquent conduct, the youth may be placed on probation or sent to detention in a county or state facility. Placements within a detention facility are reserved for high-risk youth whom judges determine need intensive intervention. Since 2007, only juveniles who commit felonies are eligible
for placement in state secure facilities, while youth who commit misdemeanors must be kept in county-level facilities or in their home communities. Youth who are adjudicated for certain serious offenses may receive a determinate sentence and possible transfer to adult prison depending on the youth’s behavior and progress while placed in a TJJD facility.

Between 2007 and 2018, TJJD relied more heavily on community-based interventions for youth, causing the average daily population within residential facilities to decrease by over 80 percent. Texas data shows racial disparities in commitment rates; between 2003 and 2013, those rates increased 4 percent for African American youth, decreased 15 percent for Hispanic youth, and decreased 40 percent for American Indian youth.

Admission into a TJJD secure facility is one of the most serious placements for a juvenile in Texas. However, Texas law also allows courts to certify youth who are over the age of 13 as adults and transfer them to the adult criminal justice system. In theory, juveniles who commit the most serious offenses, such as murder, may get sent to adult criminal court. In practice, data show that the primary difference between assignment to the juvenile or the adult system is the county of conviction, not the youth’s offense history. In a 2011 study, researchers found that court officials in six counties (Harris, Jefferson, Hidalgo, Nueces, Lubbock, and Potter) disproportionately chose to certify youth as adults, instead of giving juveniles determinate sentences. In 2017, Harris County certified 23 youth (and declined to certify 7 youth), a 39 percent decrease from 2016.

Figure 72 shows the number of referrals and dispositions for youth involved in the juvenile justice system in FY 2017. For more information about secure placements and the behavioral health treatments available to youth within these placements, see the “Behavioral Health Services in State Secure Facilities” section of this chapter.

<table>
<thead>
<tr>
<th>Referrals and Dispositions</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Formal Referrals to Juvenile Probation Departments</td>
<td>53,860</td>
</tr>
<tr>
<td>Juveniles Referred</td>
<td>38,677</td>
</tr>
<tr>
<td>Total Dispositions</td>
<td>55,110</td>
</tr>
<tr>
<td>TJJD Commitment Dispositions</td>
<td>819</td>
</tr>
<tr>
<td>Adult Certification Dispositions</td>
<td>138</td>
</tr>
</tbody>
</table>


Note: The “formal referrals” data include the total number of times youth were referred to juvenile probation departments. The “juveniles referred” data includes the total number of youth who were referred to probation. Because one juvenile can be referred to the department more than once, the “formal referrals” data point is greater than the “juveniles referred” data point.
STEP FOUR: APPRAISAL BY TJJD REVIEW PANEL

After juveniles with indeterminate sentences complete their minimum length of stay within a TJJD facility, officials on TJJD’s Release Review Panel assess each youth’s progress. The three-member panel examines the youth’s behavior, educational accomplishments, and response to behavioral health treatments to determine if the youth can be served safely in the community.58

STEP FIVE: COMPLETION OF PAROLE SUPERVISION OR EXTENDED STAY IN TJJD FACILITY

The panel may choose to release the youth into the community on parole or extend his or her stay within a TJJD facility. In FY 2018, the Release Review Panel extended juveniles’ stays within secure facilities 63.4% of the time. Within those extension decisions, about 13.2% of the juveniles had moderate mental health needs and about 26.8% had high substance use treatment needs.59

Most youth paroled from a TJJD facility are supervised by a TJJD parole officer. These 32 statewide parole officers are located at offices in key population centers across Texas. In addition to in person visitation, they also engage with some youth & families in more remote areas pre- and post- release through virtual visits using videoconferencing. A small proportion (roughly 9%) of youth are supervised through contracts with probation staff in rural juvenile probation departments; these probation officers will typically have a caseload of 2-3 youth paroled from TJJD as well as a traditional probation caseload and some counties have enough youth to support officers solely dedicated to TJJD youth on parole.

TJJD parole officers are in the preliminary stages of being trained in Effective Practices in Community Supervision (EPICS), an evidence-based approach designed to shift supervisory interactions from a confrontational nature to a relationship-building approach grounded in fairness, trust, and an authoritative (not authoritarian) style.60 Using EPICS, each meeting between a parole officer and a youth includes four steps: check-in, review, intervention, and homework. Typical interventions are evidence-based and may be designed to develop motivational skills, problem-solving skills, or cognitive behavioral skills. TJJD reports that EPICS’ foundation of positive relationships is complimentary to TJJD’s implementation of Trust-Based Relational Intervention.61

STEP SIX: DISCHARGE FROM TJJD

When juveniles successfully complete their dispositions, TJDD may discharge them from custody. Juveniles are typically discharged because 1) they finished their treatment program, 2) they turned 19 and are no longer under TJJD’s jurisdiction, or 3) they received a determinate sentence and are transferred to the adult justice system in order to complete their sentence. Just like adults, justice-involved youth with mental illness often face challenges upon reentry, including stigma and discontinuity of care.

THE OFFICE OF THE INDEPENDENT OMBUDSMAN

In 2007, following highly publicized allegations of abuse within a state secure facility,
the 80th Texas Legislature created the Office of the Independent Ombudsman as a separate state agency responsible for investigating, evaluating, and securing the rights of youth committed to TJJD. The independent ombudsman is responsible for investigating a variety of complaints including medical and mental health concerns, abuse allegations, and suicidal ideation and attempts.

During the 84th legislative session, lawmakers expanded the IO’s oversight duties as part of a broader reform to the juvenile justice system. The IO’s responsibility for inspecting state-level secure TJJD facilities, halfway houses, state contract care facilities, and parole offices was expanded to include county-level post-adjudication facilities and contract facilities where county post-adjudicated youth are placed. The IO receives the majority of complaints directly from youth while inspectors visit state secure facilities and county post-adjudication facilities. Table 56 below summarizes the IO’s activities during FY 2018 compared to earlier periods.

### Table 56. Account of Site Visits, Youth Contact, and Cases Closed by the IO

<table>
<thead>
<tr>
<th>Activity</th>
<th>FY 17, Q3</th>
<th>FY 18, Q3</th>
<th>FY 16</th>
<th>FY 17</th>
<th>FY 18 1st 3 Quarters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Visits (TJJD/Contract)</td>
<td>61</td>
<td>60</td>
<td>196</td>
<td>232</td>
<td>172</td>
</tr>
<tr>
<td>Site Visits (County Post Adjudicated/Contract)</td>
<td>104</td>
<td>70</td>
<td>300</td>
<td>474</td>
<td>276</td>
</tr>
<tr>
<td>Number of youth interviewed</td>
<td>1150</td>
<td>1147</td>
<td>3,194</td>
<td>3,137</td>
<td>2,678</td>
</tr>
<tr>
<td>Number of youth interviews conducted</td>
<td>1614</td>
<td>1368</td>
<td>5,451</td>
<td>6,742</td>
<td>4,348</td>
</tr>
<tr>
<td>Closed cases</td>
<td>24</td>
<td>9</td>
<td>119</td>
<td>145</td>
<td>96</td>
</tr>
</tbody>
</table>


### JUVENILE JUSTICE AND MENTAL HEALTH

For all but the most violent behavior, youth are processed in a separate justice system rooted in different premises about adolescent behavior versus adult behavior. In recent decades, significant advances in developmental and brain science have been cited as support for changes in juvenile justice policy. Research documents differences in adolescents’ decision-making capacity, risk taking, self-regulation, ability to delay gratification, and vulnerability to external pressure. While these studies are not probative in any specific case, the research is used in many localities to support emergent juvenile justice policies.

Youth in the juvenile justice system are more likely to have mental health and substance use conditions than children in the general public. Researchers estimate that about 70 percent of justice-involved youth have a mental illness, while 60 percent of justice-involved youth have a co-occurring mental illness and substance use disorder. Figure 73 shows a side-by-side comparison of mental health needs for youth in the general population and youth in the juvenile justice population.
While 70 percent of justice-involved youth around the country have a diagnosable mental health disorder, about 30 percent have conditions severe enough to require immediate and significant treatment. In FY 2017, 99 percent of Texas youth committed to TJJD had a need for specialized mental health treatment, with 40 percent (and 75 percent of the females) having at least a moderate level of need. The prevalence of substance use disorders is also high among youth in the juvenile justice system. A large multi-state study found a substance use disorder diagnosis in 17 percent of youth at the point of intake, 39 percent at detention, and 47 percent at commitment to a secure facility post adjudication. In Texas, 78 percent of youth committed to TJJD in FY 2017 had a high or moderate need for substance use treatment.

The vast majority of children in juvenile justice settings also have a history of trauma. Close to 75 percent of these youth have not only been exposed to violence, crime, and abuse; they have also experienced traumatic victimization themselves. In a large Florida study, researchers found that juvenile offenders were 13 times less likely to report no Adverse Childhood Experiences than the original ACE study population and four times more likely to report four or more ACEs. These experiences can contribute to the development of PTSD, which is disproportionately found among youth in the justice system.

Recent meta-analyses also demonstrate that between 30 percent and 60 percent of justice-involved youth have experienced a traumatic brain injury. After sustaining a brain injury, juveniles are more likely than their uninjured peers to...
engage in delinquency. In 2011, TJJD and HHSC collaborated on a federal grant to identify youth with brain injuries in the juvenile justice system. Between FY 2011 and FY 2014, 4,316 individuals under 23 years old were screened for TBI using the Brain Injury Screening Questionnaire. About 67 percent of the Texas youth met the criteria for a mild or moderate-severe brain injuries, and more than half of those youth sustained their first injury before committing their first offense. These juveniles reported higher distress levels on mental health assessments than individuals without a brain injury; they were also more likely than other juveniles to be diagnosed with a psychiatric disorder. TJJD ended most of its TBI screenings in 2014 when the pilot ended because the agency no longer had access to the proprietary BISQ tool.

**DISPROPORTIONALITY IN THE TEXAS JUVENILE JUSTICE SYSTEM**

Black and Hispanic youth tend to fare worse than their white peers at most stages of the justice process. For example, across the country, African American juveniles are more likely than white youth to be arrested, referred to juvenile court, sent to secure confinement facilities, and certified as adults.

Youth of color are also more likely to be caught in the school-to-prison pipeline. In 2014, the U.S. Department of Education reported that, though youth of different races misbehave at similar rates, minority youth are more likely to be suspended and expelled from school. In Texas specifically, researchers found that, after controlling for 83 different variables, African American youth are 31 percent more likely than their white and Hispanic peers to receive a disciplinary action for a discretionary violation (e.g., a behavioral violation for which school administrators have the discretion to remove a student from the classroom environment, though they are not required to do so). Such disparities in school discipline place youth of color at greater risk for becoming involved in the juvenile justice system in the future.

In 2015, the Council of State Governments Justice Center analyzed the racial and ethnic impacts of Texas juvenile justice reforms that have taken place since 2007. Researchers found that the reforms impacted youth of all races equally; the policies did not exacerbate or improve disproportionate minority involvement in the Texas juvenile justice system. Figure 74 shows that since 2015, the proportion of African American youth newly admitted to TJJD has increased dramatically.
Prior to the 85th legislative session, disproportionate minority contact in Texas juvenile justice settings was a concern of HHSC’s Center for Elimination of Disproportionality and Disparities. The CEDD, however, did not hold the power to enforce its recommendations; only DFPS is legislatively mandated to address disproportionality within its service delivery, while other agencies, including TJJD, may choose whether to implement any suggestions.\(^8\) SB 1 (85\(^{th}\), Nelson/Zerwas), Rider 216, reconstituted the CEDD as the Office of Minority Health Statistics and Engagement with a revised mandate to research, evaluate, develop, and recommend policies that address minority health (including in juvenile justice) to ensure equitable policies and practices statewide. The OMHSE subsequently was closed effective September 1, 2018.

Community-Based Behavioral Health Services for Justice-Involved Youth

TJJD, local juvenile probation departments, and the Texas Correctional Office for Offenders with Medical and Mental Impairments provide services for youth with mental health and substance use conditions in a variety of juvenile justice settings, including state secure facilities, secure residential treatment centers, and county secure facilities. The agencies also provide services for youth who are under probation or parole supervision in the community.

A growing proportion of justice-involved youth require and receive behavioral health services in Texas. In 2017, 99 percent of the newly-admitted youth to TJJD required at least one area of specialized treatment and 87 percent had multiple
For youth admitted since FY 2009 and released by FY 2016, 61.5 percent of youth with high or moderate mental health needs successfully completed treatment.88 Over the last decade, as Texas shut eight state secure juvenile facilities, TJJD has changed from an agency focused on operating state juvenile correctional facilities to an agency devoting the majority of its budget to local juvenile probation departments providing community supervision and services.89 In its 2017-21 strategic plan, TJJD stated that its top goal moving forward is to minimize juveniles’ immersion in the justice system.90 Diverting youth with mental health conditions from incarceration and further involvement in the juvenile justice system has significant health and economic benefits. The most recent plan (for 2019-23) has a goal of spreading the Texas Model statewide, a model premised on keeping youth as shallow as possible in the system and close to their communities.91

County-level services received additional support through funding for SB 1630 (84th, Whitmire/Turner), which mandated regionalization to ensure more youth would stay within their home regions. A regionalization task force determined that medium and low risk youth had been committed to TJJD because of high needs for specialized treatment.92 The task force’s Regionalization Plan noted a particular need to divert from TJJD commitment:

- younger offenders (those between the ages of 10-12);
- youth with a serious mental illness;
- youth with a developmental or intellectual disability;
- youth with non-violent offenses; and
- youth with low to moderate risk levels for re-offense.

The plan anticipates that as counties build out services for these youth, more youth with high and moderately high risk needs can also be diverted.

**NEED FOR BEHAVIORAL HEALTH SERVICES THROUGH JUVENILE PROBATION DEPARTMENTS**

In FY 2017, juvenile probation departments received 53,860 formal referrals throughout the state, a 14 percent drop from FY 2015.94 Just over a quarter of referrals were for felony offenses. Figure 75 shows the type of offenses that precipitated referrals to juvenile probation departments.
By law, local juvenile probation departments must screen all Texas youth for mental health needs within 48 hours of the juvenile’s admission to a pre- or post-adjudication facility using the Massachusetts Youth Screening Instrument (MAYSI-2). If a screening indicates that further assessment is appropriate, local juvenile probation departments must either: 1) conduct a second screening and refer the youth to a licensed physician within 48 hours, or 2) forgo a second screening and refer youth to a qualified mental health professional by the end of the next working day. In FY 2017, 38,677 youth were referred to juvenile probation departments. Of youth under supervision by probation departments, 68 percent received at least one behavioral health service.

Texas counties vary in their capacity to identify and address youth with mental health needs. Though there is a high prevalence of mental health needs among justice-involved youth, few juveniles access mental health services prior to entering the justice system. Instead, many juveniles experience mental health treatment for the first time after they have been arrested, adjudicated, or diverted to mandated community treatment programs.

County juvenile probation departments may partner with TCOOMMI, LMHAs, or Community Resource Coordination Groups to provide justice-involved youth with behavioral health services. CRCGs are local interagency groups comprised of public and private entities that coordinate service delivery for juveniles across the state.
Youth with mental health needs may receive services for a variety of reasons. Some children may be diverted from the probation system to receive mandated behavioral health services. Judges could also offer youth deferred adjudication and order treatment as a condition of dismissing each juvenile’s charges. Youth who are adjudicated and placed on probation may be required to participate in either residential or community-based programs, such as counseling or substance use treatment; youth returning to the community after placement in a secure community or state facility may receive treatment as a condition of parole.

TCOOMMI coordinates continuity of care for some youth with a mental health diagnosis released on parole following their placement in a state or county secure facility. In July 2018, the average daily population on juvenile parole in Texas was 369 youth.\textsuperscript{100} Depending on needs, the state may place paroled youth with a mental illness outside of their homes in community-based therapeutic foster homes, group living arrangements, or residential treatment facilities. Some youth receive intensive and collaborative wrap-around services that may include collaborative case planning, skills training and education, psychiatric services and medication monitoring, individual and/or group therapy, early intervention, vocational services, benefits eligibility services, and parental support and education.\textsuperscript{101} TCOOMMI also participates in the Texas System of Care and the statewide Community Resource Coordination Group Committee to address systems issues. As of September 21, 2018, TJJD reported 21 youth receiving TCOOMMI services.\textsuperscript{102} Figure 76 outlines TCOOMMI eligibility criteria.

**Figure 76. Eligibility for referral to TCOOMMI**

![Figure 76](image-url)

Source: Texas Juvenile Justice Department. (2018, September 21). Personal communication: Youth TCOOMMI eligibility criteria
COMMUNITY-BASED PROGRAMS AND SERVICES

To manage information about community-based programs, TJJD created its online Program and Services Registry in 2010. The registry catalogues all active community-based programs offered by various juvenile probation departments across the state. Both juvenile probation departments and contracted agencies provide information regarding the service components of active programs, including their duration, funding, and eligibility requirements.

In FY 2017, local juvenile probation departments offered 1,517 community-based programs to at-risk youth, justice-involved youth, and their families. These programs involved a wide array of services including counseling services, gang intervention programs, parenting classes, and employment training. In FY 2017, 34 percent of youth participants were enrolled in a treatment-based program, 41 percent were enrolled in a skill-building/activity-based program, and 25 percent were enrolled in a surveillance-based program. Over half (54 percent) of all youth on deferred prosecution or under probation supervision participated in at least one community-based program in 2015, and 26 percent participated in three or more programs.

Community-based programs are not dispersed evenly across the state’s 166 juvenile probation departments. The availability of community-based programs depends upon local county resources and the unique needs of youth in a particular community. In 2013, the ten urban juvenile probation departments had the most programs, with an average of 42 per department. Medium and large probation departments offered an average of 11 and 18 programs, respectively. Small departments offered an average of five programs per department, but they often did not offer targeted programs, such as mental health courts or runaway programs, that are typically available in larger counties. Instead, smaller departments provided counseling and educational programs designed to serve the needs of a wide array of juveniles, not only those with more specific behavioral health needs.

The duration of community-based programs also varies widely. Some programs last one afternoon while others can last the entirety of a juvenile’s supervision. Table 57 lists the average duration of service for community-based programs with behavioral health components as determined by a 2013 evaluation.

<table>
<thead>
<tr>
<th>Program Type</th>
<th>Days in Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>Counseling</td>
<td>109</td>
</tr>
<tr>
<td>Cognitive Behavioral Therapy</td>
<td>70</td>
</tr>
<tr>
<td>Mental Health Court</td>
<td>170</td>
</tr>
<tr>
<td>Mental Health Programming</td>
<td>161</td>
</tr>
<tr>
<td>Substance Abuse Treatment</td>
<td>109</td>
</tr>
</tbody>
</table>

TJJD partially funds programs in local juvenile probation departments through diverse initiatives and grants. The programs aim to keep youth out of state-operated secure facilities and instead serve them in their local communities. The following section describes a variety of programs with behavioral health components that are available to local juvenile probation departments.

THE FRONT-END DIVERSION INITIATIVE

In 2008, using MacArthur Foundation funding, TJJD developed the Front-End Diversion Initiative in partnership with local probation departments to divert youth away from the justice system before they are formally adjudicated. FEDI links youth with mental health needs to specialized juvenile probation officers who have comprehensive training on mental illness, family engagement, de-escalation, and problem-solving techniques. For about three to six months, SJPOs meet with enrolled juveniles and their families on a weekly basis to fulfill each youth’s crisis stabilization plan and connect juveniles to community resources. After this supervision period, juveniles, their families, and their SJPOs create an aftercare plan that outlines ongoing support systems that youth may use once they formally exit FEDI.

Five Texas counties implemented FEDI programs: Austin, Dallas, Lubbock, San Antonio, and Houston. In 2014, the National Institute of Justice designated FEDI as a “Promising Program” for its successes with pre-adjudicated youth. Some of FEDI’s successes include:

- Within 90 days of supervision, FEDI participants were 11 times less likely to be adjudicated than their peers who received traditional supervision services.
- Four FEDI sites (Austin, Dallas, Lubbock, and San Antonio) reported a 0 percent turnover rate among SJPOs, while most juvenile probation departments reported a 35 percent turnover rate over four years.
- FEDI officers engaged in over 10 times more collateral contacts in the community than traditional probation officers did, leading participants to use more community services than other justice-involved youth. Table 58 shows the difference in the use of community services among youth enrolled in the FEDI program and youth receiving traditional supervision services.

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Youth in the FEDI Program</th>
<th>Youth Under Traditional Supervision</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual Therapy</td>
<td>82%</td>
<td>9.4%</td>
</tr>
<tr>
<td>Family Counseling</td>
<td>35.4%</td>
<td>4.7%</td>
</tr>
<tr>
<td>Other Community Resources</td>
<td>69.2%</td>
<td>20.3%</td>
</tr>
</tbody>
</table>

THE SPECIAL NEEDS DIVERSIONARY PROGRAM

Through the Special Needs Diversionary Program, TJJD and TCOOMMI seek to rehabilitate and prevent future justice involvement among post-adjudication youth with diagnosed mental health conditions (excluding substance use conditions, intellectual disabilities, autism, and pervasive development disorder). Specialized probation officers partner with mental health professionals from LMHAs to provide diverse services, including mental health services such as individual and family therapy; probation services such as life skills training, anger management, and mentoring; and parental support and education services. The program requires in-home contact with the youth and family, small caseloads, and 24/7 access for crisis resolution services.

In FY 2017, the Texas Legislature appropriated about $2 million to SNDP, serving 1,255 juveniles through 21 local juvenile probation departments. Of those served in FY 2017, 33 percent of youth had at least three previous juvenile probation referrals, 54 percent had a felony offense in their history, and 9 percent had a previous residential placement coordinated by the probation department. Although the program tracks completion rates (66 percent in FY 2017), referrals to state secure facilities and re-offense rates can be good measures of program effectiveness. Of the youth starting SNDP in FY 2014, 58 percent committed a new Class B misdemeanor offense or an offense of greater severity within one year. This compares to a re-offense rate of 42 percent calculated in FY 2009. About 2 percent of youth who began SNDP in FY 2014 were committed to a TJJD facility within one year.

PREVENTION AND EARLY INTERVENTION PROGRAMS

In 2011, the 82nd Texas Legislature funded prevention and intervention services to stop “at-risk behaviors that can lead to delinquency, truancy, school dropout, or referral to the juvenile justice system.” The services were required to focus on youth ages 6 to 17 who are not currently receiving supervision services, but who are at high risk for referral to the justice system. In FY 2017, over $3.1 million was appropriated for prevention and early intervention services, and 35 counties were awarded funding. The juvenile probation departments focused on providing youth with educational assistance, skills building, character development, mentoring services after school and during the summer, and skills, services, and supports to parents and guardians of at-risk youth.

In FY 2017, 3,717 youth received prevention and intervention services. The average age of the participants was 11 years old, which aligned with the goal of reaching youth prior to contact with the juvenile justice system. Of the participants, 39 percent were Hispanic and 16 percent were African American. The percentage of youth in the prevention and early intervention program closely reflected the 46 percent Hispanic new admissions to TJJD state secure facilities over a 7-year period, but less than half of the 34 percent average African American admissions.

The 84th legislature required TJJD to partner with DFPS, TEA, and the Texas Military Department in the provision of juvenile delinquency prevention and intervention programs. The workgroup noted as a key consideration that “active, untreated behavioral health concerns in students remain an on-going challenge
in dropout and delinquency prevention and intervention.” By October of each fiscal year, the agencies must submit utilization and effectiveness data to the LBB. Figure 77 shows available outcomes data for the first five years of the programming.

**Figure 77. Outcomes, Outputs and Efficiencies for FY 2012-2016**

<table>
<thead>
<tr>
<th><strong>TJJD PREVENTION AND EARLY INTERVENTION PROGRAMS</strong></th>
<th><strong>FY:</strong></th>
<th><strong>2012</strong></th>
<th><strong>2013</strong></th>
<th><strong>2014</strong></th>
<th><strong>2015</strong></th>
<th><strong>2016</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Number of youth who started in program during the fiscal year</strong></td>
<td>1,296</td>
<td>2,054</td>
<td>2,141</td>
<td>2,844</td>
<td>3,083</td>
<td></td>
</tr>
<tr>
<td><strong>Number of youth who ended the program during the fiscal year</strong></td>
<td>1,19</td>
<td>1,960</td>
<td>2,562</td>
<td>2,800</td>
<td>3,328</td>
<td></td>
</tr>
<tr>
<td><strong>Percentage of youth completing prevention program successfully</strong></td>
<td>96.6%</td>
<td>91.4%</td>
<td>92.7%</td>
<td>90.6%</td>
<td>90.6%</td>
<td></td>
</tr>
<tr>
<td><strong>Percentage of eligible youth not referred to juvenile probation during program participation</strong></td>
<td>97.2%</td>
<td>95.9%</td>
<td>94.8%</td>
<td>95.3%</td>
<td>95.7%</td>
<td></td>
</tr>
<tr>
<td><strong>Number of youth for whom consents were received (not unduplicated)</strong></td>
<td>34</td>
<td>893</td>
<td>1,108</td>
<td>1,295</td>
<td>Available Oct. 2018</td>
<td></td>
</tr>
<tr>
<td><strong>Percentage of youth with the same or fewer school absences</strong></td>
<td>58.8%</td>
<td>59.8%</td>
<td>61.6%</td>
<td>61.3%</td>
<td>Available Oct. 2018</td>
<td></td>
</tr>
<tr>
<td><strong>Number of youth with discipline referrals (not unduplicated)</strong></td>
<td>8</td>
<td>524</td>
<td>717</td>
<td>792</td>
<td>Available Oct. 2018</td>
<td></td>
</tr>
<tr>
<td><strong>Percentage of youth with the same or decreased number of discipline referrals at school</strong></td>
<td>62.5</td>
<td>80.0%</td>
<td>81.6</td>
<td>80.1%</td>
<td>Available Oct. 2018</td>
<td></td>
</tr>
</tbody>
</table>


**COMMITMENT DIVERSION PROGRAM (GRANT C)**

In 2009, the 81st Legislature created the Commitment Diversion Program (Grant C). Through this program, the state provides funds to local juvenile probation departments in order to develop community-based rehabilitative services and divert youth away from TJJD facilities. The funds support a range of services, such as counseling, educational programs, life skills courses, and electronic monitoring – all of which are designed to keep youth out of state-operated facilities while maintaining public safety.

In FY 2017, 4,132 juveniles received a program, placement, or service funded at least in part by Community Diversion funds. The majority (83 percent) of juveniles served by Grant C funds were under probation supervision, though youth on deferred prosecution are also eligible for services. In total, 2,199 juveniles exited the supervision disposition associated with a Grant C program, and of those, 75 percent completed their supervision successfully.

**REGIONAL DIVERSION ALTERNATIVES PROGRAM (GRANT R)**

The 84th legislature required TJJD to develop a plan to reduce commitments to state secure facilities by diverting youth of low to moderate risk of re-offending. Youth with a serious mental illness were highlighted as particularly appropriate...
for diversion. Regional Diversion Alternative Program grants serve to reimburse juvenile probation departments on a case-by-case basis for services to divert eligible youth from TJJD secure placements. Departments can also apply for Grant R funds to increase availability of evidence-based, intensive community-based, residential, reentry, and aftercare programs that improve the department's capacity to treat youth locally.

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**Behavioral Health Services in County-Level Secure Facilities**

At the county level, juveniles may be placed in two types of secure facilities, both of which offer various behavioral health services: pre-adjudication detention and post-adjudication correctional facilities. As of March 2018, select Texas counties operated 48 secure juvenile pre-adjudication detention facilities for the purpose of detaining juveniles who are deemed unsafe or inappropriate for release back into the community while awaiting their adjudication and/or disposition hearings. These juveniles can be detained until a juvenile judge provides a “true” or “not true” finding for each youth’s offense. Approximately 540 Texas juveniles spent 100 days or more in pre-adjudication facilities at the county level in FY 2016. About 33% (175 youth) of these individuals were formally referred for a non-felony offense.

Texas also has 35 post-adjudication secure facilities operated at the county level. These facilities detain adjudicated youth who have committed offenses that are not severe enough to warrant placement in a state secure facility. They also may detain adjudicated youth who are waiting for placement in a treatment program for substance use or mental health challenges.

Because local juvenile justice systems rely heavily on county and local funding sources, the availability of treatment and support services varies across the state. Table 59 displays the number of pre- and post-adjudication facilities that offer specialized mental health, substance use, sex offense, and female-specific services. For a full listing of all county-level juvenile justice facilities and the services offered by each, visit: http://www.tjjd.texas.gov/publications/other/searchfacilityregistry.aspx.

**Table 59. Number and Percentage of Texas Pre- and Post-Adjudication Facilities with Specific Services**

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Pre-Adjudication Facilities</th>
<th>Post-Adjudication Facilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mental Health</td>
<td>20 (42%)</td>
<td>30 (86%)</td>
</tr>
<tr>
<td>Substance Use</td>
<td>20 (42%)</td>
<td>32 (91%)</td>
</tr>
<tr>
<td>Sex Offense</td>
<td>9 (19%)</td>
<td>22 (63%)</td>
</tr>
<tr>
<td>Female-Specific</td>
<td>8 (17%)</td>
<td>18 (51%)</td>
</tr>
</tbody>
</table>

Behavioral Health Services in State Secure Facilities

Texas operates five state secure facilities for youth adjudicated for felony offenses. On July 31, 2018, there were 865 youth housed at the state’s five secure facilities. Table 60 below shows the name and location of the state secure facilities. In FY 2017, 29 percent of newly-committed youth were adjudicated for high-severity crimes, such as capital offenses.

Table 60. TJJD Secure Facilities

<table>
<thead>
<tr>
<th>TJJD Facility</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evins Regional Juvenile Center</td>
<td>Edinburg</td>
</tr>
<tr>
<td>Gainesville State School</td>
<td>Gainesville</td>
</tr>
<tr>
<td>Giddings State School</td>
<td>Giddings</td>
</tr>
<tr>
<td>McLennan County State Juvenile Correctional Facility &amp; McLennan Residential Treatment Center</td>
<td>Mart</td>
</tr>
<tr>
<td>Ron Jackson State Juvenile Correctional Complex</td>
<td>Brownwood</td>
</tr>
</tbody>
</table>


INTAKE, ORIENTATION, AND PLACEMENT

All juveniles who are committed to a TJJD facility must first go to the Ron Jackson State Juvenile Correctional Complex to receive orientation and assessment services. The services last approximately 28 to 35 days, which includes psychiatric and health evaluations and an introduction to TJJD’s treatment programs.

After orientation, youth are relocated to various state secure facilities depending upon the juvenile’s specific treatment needs. Approximately 15 percent of youth are placed in a halfway house following orientation, while many other juveniles in state custody fulfill their dispositions within secure detention facilities. All girls who are committed to a detention facility must remain at the Ron Jackson complex because it is the only secure facility for females. Programming and services at Ron Jackson are designed to be similar to those offered at the McLennan County Residential Treatment Center, but are modified to reflect the unique needs of female youth.

In November 2013, the Ron Jackson facility transitioned from an all-girls complex to a co-ed complex in order to make more efficient use of the facility’s existing bed space. Though girls and boys are housed in the same facility, they attend different rehabilitative programs and live in separate units. In calendar year 2016, the Ron Jackson facility served 870 youth through the Orientation and Assessment Unit and on February 6, 2017 had a population of 181.

In October 2014, the Ron Jackson complex created a male intake unit for boys under 15 years old. Between October 2014 and March 2016, the intake unit served 35
Children under 15 who have been committed to a state secure facility remain at the Ron Jackson facility until they are about 14 years old. At that time, TJJD and juvenile court stakeholders may choose between three courses of action depending upon the individual child’s treatment needs:

1. The child may remain at Ron Jackson to finish his or her assigned sentence;
2. The child may be sent to another secure facility that can meet his or her treatment needs; or
3. The child may be transferred to a halfway house or to the community if TJJD staff members determine that release is both safe and clinically appropriate.

REHABILITATION AND SPECIALIZED TREATMENT PROGRAMS

All five state secure facilities use a multi-faceted rehabilitation program called CoNEXTions, which provides life skills training, education, and workforce development services to all committed youth. Juvenile justice programs traditionally focus on establishing control over youth. The CoNEXTions program instead uses an evidence-based therapeutic framework that incentivizes positive behavioral change and connects youth with social support systems. The program aims to reduce criminogenic risk factors, increase protective factors, and decrease recidivism among justice-involved youth.

Psychiatric and psychological services are also available within all secure facilities. Male youth who are identified as having severe mental health needs are taken to TJJD’s primary mental health treatment facility, the McLennan Residential Treatment Center in Mart, Texas, while similarly situated females stay at the Ron Jackson facility. Youth with the most mental health needs who also pose a danger to themselves or others are be served within MRTC’s Crisis Stabilization Unit. Equipped with eight beds, the CSU provides crisis intervention psychiatric care. Juveniles may be admitted to the CSU only if their psychiatric crisis presents a risk of serious harm to themselves or others, the crisis could lead to deterioration if left untreated, and placement in the CSU is the least restrictive intervention that is available to and appropriate for the youth.

Youth who are identified as having a high need for specialized services or who are at high risk for violent recidivism are assigned to specialized treatment programs within TJJD. These specialized treatment programs are designed for youth who have committed serious violent or sexual offenses and/or youth with substance use conditions, mental health conditions, or intellectual disabilities. Table 61 highlights the specialized treatment programs that exist at the five state secure facilities.
<table>
<thead>
<tr>
<th>Program</th>
<th>Participants</th>
<th>Treatment Services and Outcomes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcohol or Other Drug Use Treatment Programs</td>
<td>Youth with substance use issues or chemical dependencies.</td>
<td>Program components include evidence-based treatment curricula, substance use education, social skills training, counseling, and relapse prevention. Criminal behavior is addressed by linking the use of drugs to the youth’s life story and offense. For youth admitted since FY2009 and released by FY2016, 91.5% of those with high or moderate need completed treatment. ¹⁶⁴</td>
</tr>
<tr>
<td>Aggression Replacement Therapy Program</td>
<td>Youth with a moderate need for treatment to address aggressive behavior.</td>
<td>The ART program offers treatment in 30 group sessions over ten weeks. Case managers use cognitive behavioral concepts and moral reasoning strategies to help participants develop pro-social values that help them function more safely in their relationships.</td>
</tr>
<tr>
<td>Capital and Serious Violent Offender Treatment Program</td>
<td>Capital Offender Group: Youths who are committed for murder, capital murder, and offenses involving the use of a weapon or deadly force. Violent Offender Program: Youths who have committed a violent crime but whose offenses are not serious enough to qualify for COG.</td>
<td>CSVOTP helps young people understand feelings associated with their violent behavior and identify alternative ways to respond when faced with risky situations. COG participants are required to reenact their crimes and play the role of both the perpetrator and victim. VOP participants do not engage in the same role play activities; instead, they focus on self-regulation, anger management, and value-changing activities. ¹⁶⁵ For youth admitted since FY2009 and released by FY2016, 94% of those with high or moderate need completed treatment and only 12.2% were rearrested for a violent offense with the first year following release [almost all of this data is exclusively the COG, as VOP began in July 2015]. ¹⁶⁶</td>
</tr>
<tr>
<td>Girls’ Circle</td>
<td>Female youth</td>
<td>Girls’ Circle uses a support group structure to promote resilience, engage female youth in gender-specific discussions, and increase self-esteem.</td>
</tr>
<tr>
<td>Program</td>
<td>Participants</td>
<td>Treatment Services and Outcomes</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Mental Health Treatment Program</td>
<td>Youth with mental health conditions.</td>
<td>The goal for the program is to treat the underlying mental health problem and allow youth to regain control over their behavior. The final goal is to reintegrate the young person with his or her family and community in a program that addresses his or her mental health and correctional therapy needs. Services in addition to others in this chart include trauma groups, Trauma-Focused Cognitive Behavioral Therapy, Seeking Safety curriculum, and psychosexual groups. More intensive services are centralized at the McLennan Residential Treatment Center (boys) and Ron Jackson (girls); services for youth with moderate or low need are available at all facilities. For youth admitted since FY2009 and released by FY2016, 61.5% of those with high or moderate need completed treatment and only 10.1% were rearrested for a violent offense with the first year following release.167</td>
</tr>
<tr>
<td>Pairing Achievement with Service</td>
<td>Youth who apply and participate in psychological screening.</td>
<td>Youth train dogs in their care, including some dogs who are trained as service dogs for people with special needs. The dogs come from local animal shelters and earn a Canine Good Citizen Certificate.168</td>
</tr>
<tr>
<td>Sexual Behavior Treatment Program</td>
<td>Youth who are committed to TJJD for sex offenses.</td>
<td>The program uses cognitive behavioral strategies and a relapse prevention component. Juveniles receive additional individual and group counseling, education, and trauma resolution therapies that focus on each youth’s deviant sexuality and arousal patterns. For youth admitted since FY2009 and released by FY2016, 87% of those with high or moderate need completed treatment and only 4.6% were rearrested for a violent offense with the first year following release.169</td>
</tr>
</tbody>
</table>

Endnotes


6 Ibid.


12 Ibid, Page 53.

13 Ibid, Page 72.


24 Ibid.


26 Ibid.


32 Ibid.


In 2017, an average of 35 youth per day were detained in the Harris County juvenile detention center while awaiting services. Texas Tribune. (February 2, 2018). “They’re just setting those babies up for the penitentiary”: How minor offenses feed overcrowding at Houston youth jail. Retrieved from https://www.texastribune.org/2018/02/02/why-harris-countys-youth-jail-so-overcrowded/


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Ron Jackson Correctional Complex. (March 30, 2016). Personal communication: Ron Jackson Correctional Complex assessment and orientation process.


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Hogg Foundation for Mental Health | A Guide to Understanding Mental Health Systems and Services in Texas

347
# Texas Department of Housing and Community Affairs

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Concerns</td>
<td>350</td>
</tr>
<tr>
<td>Fast Facts</td>
<td>350</td>
</tr>
<tr>
<td>TDHCA Acronyms</td>
<td>350</td>
</tr>
<tr>
<td>Organizational Chart</td>
<td>351</td>
</tr>
<tr>
<td>Overview</td>
<td>352</td>
</tr>
<tr>
<td>Changing Environment</td>
<td>355</td>
</tr>
<tr>
<td>Hurricane Harvey</td>
<td>355</td>
</tr>
<tr>
<td>Impediments to Fair Housing Choice</td>
<td>356</td>
</tr>
<tr>
<td>Funding</td>
<td>356</td>
</tr>
<tr>
<td>Affordable Housing</td>
<td>360</td>
</tr>
<tr>
<td>Permanent Supportive Housing</td>
<td>361</td>
</tr>
<tr>
<td>Housing First</td>
<td>362</td>
</tr>
<tr>
<td>Housing Programs Serving People with Disabilities or Mental Health Conditions</td>
<td>362</td>
</tr>
<tr>
<td>Section 8 Housing Choice Voucher Program</td>
<td>363</td>
</tr>
<tr>
<td>Project Access</td>
<td>363</td>
</tr>
<tr>
<td>Low Income Housing Tax Credit Program</td>
<td>364</td>
</tr>
<tr>
<td>HOME Investment Partnerships Program</td>
<td>365</td>
</tr>
<tr>
<td>Persons with Disabilities Set-aside</td>
<td>365</td>
</tr>
<tr>
<td>Homebuyer Assistance Program</td>
<td>365</td>
</tr>
<tr>
<td>Tenant-Based Rental Assistance Program</td>
<td>365</td>
</tr>
<tr>
<td>Homeowner Rehabilitation Assistance Program</td>
<td>365</td>
</tr>
<tr>
<td>Section 811 Supportive Housing for People with Disabilities</td>
<td>366</td>
</tr>
<tr>
<td>Section 811 Project Rental Assistance</td>
<td>366</td>
</tr>
<tr>
<td>Amy Young Barrier Removal Program</td>
<td>366</td>
</tr>
<tr>
<td>Poverty and Homeless Prevention Programs</td>
<td>366</td>
</tr>
<tr>
<td>Homeless Housing and Services Program</td>
<td>367</td>
</tr>
<tr>
<td>Emergency Solutions Grants Program</td>
<td>367</td>
</tr>
<tr>
<td>Related Services and Programs - Other State Agencies</td>
<td>367</td>
</tr>
<tr>
<td>Model Boarding Home Standards</td>
<td>367</td>
</tr>
<tr>
<td>Supportive Housing Rental Assistance Program</td>
<td>368</td>
</tr>
<tr>
<td>Housing and Services for Persons with Disabilities through 2-1-1</td>
<td>368</td>
</tr>
</tbody>
</table>
Policy Concerns

- Lack of affordable housing options for people with disabilities, including individuals living with mental illness and substance use disorder
- Implementation and distribution of funds from Hurricane Harvey disaster relief
- Development of permanent supportive housing
- Availability of housing support for veterans
- Reducing the Section 8 rental assistance wait list
- Housing discrimination against Texans with mental illness and substance use disorder
- Location of Low Income Housing Tax Credit developments for persons with disabilities
- Reducing housing barriers for individuals with criminal justice history and mental health needs

Fast Facts

- In 2017, TDHCA served a total of 684,864 households and individuals through its combined programs, including 36,555 through its homeless services (up from 33,297 in 2016).1
- The most recent point-in-time count of homelessness in Texas found that nearly 22 percent of individuals who are homeless have a severe mental illness (over 5,100), and half of those individuals are unsheltered.2
- The PIT count found that almost 19 percent of individuals who are homeless have a chronic substance use condition (over 4,000), and are more likely to be unsheltered than individuals with a mental illness.3
- Recent data indicates that 39 percent of all households in Texas are rent-burdened, paying more than 30 percent of their gross income toward housing.4 Data from 2010–2014 show that 67 percent of households making less than 30 percent AMFI in Texas are rent-burdened.5
- Research reveals a housing affordability gap for SSI recipients, many of whom are unable to work due to severe mental illness or disability.6 In 2018, recipients of SSI can receive a maximum of $750 a month, which constitutes 109 percent of the average fair market rent for a one-bedroom housing unit.7
- As of 2016, Texas has a deficit of 613,185 available rental units affordable to extremely low income households (0–30% AMFI).8

TDHCA Acronyms

- ACS – American Community Survey
- AMFI – Average median family income
- AMI – Area median income
- AYBR – Amy Young Barrier Removal Program
- CDBG-DR – Community Development Block Grant – Disaster Relief
- CEAP – Comprehensive Energy Assistance Program
- CSBG – Community Service Block Grant
- DADS – Department of Aging and Disability Services
- DOE – Department of Energy
- ESG – Emergency Solutions Grants
- FEMA – Federal Emergency Management Agency
GLO – General Land Office
HBA – Home buyer assistance
HHS – Health & Human Services
HHSC – Health and Human Services Commission
HHSP – Homeless Housing and Services Program
HRA – Home rehabilitation assistance
HTF – Housing Trust Fund
HUD – Housing and Urban Development
LIHTC – Low income housing tax credit
LMHA – Local mental health authority
LMI – Low and moderate income
PHA – Public housing authority
PREPS – Partial Repair and Essential Power for Sheltering Program
PSH – Permanent supportive housing
TCAP – Tax Credit Assistance Program
PIT – Point-in-time
PRA – Project rental assistance
QAP – Qualified Allocation Plan
SAMHSA – Substance Use and Mental Health Services Administration
SHC – Self-help center
SSI – Supplemental Security Income
TBRA – Tenant-based rental assistance
TDA – Texas Department of Agriculture
TDHCA – Texas Department of Housing and Community Affairs

Organizational Chart

Overview

Individuals with serious and persistent mental illness can experience significant barriers to permanent housing. The most recent PIT count of homelessness in Texas found that nearly 22 percent of homeless individuals (over 5,100) have a severe mental illness, and almost 19 percent of homeless individuals have a chronic substance use condition. Homeless individuals with mental illness are at higher risk of chronic homelessness and remaining homeless for longer periods of time than homeless people without a mental illness. Serious mental illness and substance use conditions may create difficulties in accessing and maintaining stable, affordable, and appropriate housing, and affordable housing programs that focus on homelessness prevention are critical to helping this population become successfully housed.

The Texas Department of Housing and Community Affairs operates several major affordable housing programs. The agency distributes federal funds for housing and community services and is responsible for allocating housing tax credits under the federal Low Income Housing Tax Credit program. TDHCA ensures compliance with federal and state laws governing various housing programs and provides essential services and affordable housing opportunities to low-income Texans. TDHCA is also a Public Housing Agency, responsible for operating publicly-owned multifamily housing as well as federally-funded rental assistance programs. States and cities can act as PHAs and there are over 200 PHAs in the state of Texas, including TDHCA. In 2017, TDHCA served a total of 684,864 households and individuals through its combined programs.

In addition to supporting the housing needs of low-income Texans, TDHCA has programs and policies that specifically serve people with disabilities, including people with mental illness and substance use conditions, and those experiencing homelessness. A significant number of people with disabilities face extreme housing needs. In 2015, HUD reported that nearly 40 percent of low-income households with a non-elderly person with a disability experienced “worst case housing needs” – defined as paying more than half of income in rent or living in severely inadequate conditions without receiving government assistance.

Despite serving similar populations, most Texas health and human services programs are not well-integrated with affordable housing assistance, and vice versa. In 2009, the Texas Legislature established the Housing and Health Services Coordination Council (SB 1878, 81st, Nelson/Chavez) to enhance coordination between housing and health service agencies in order to provide more service-enriched housing options. Service-enriched housing is “integrated, affordable and accessible” housing that “provides residents with the opportunity to receive...health-related and other services and supports that foster [independent living and decision-making] for individuals with disabilities and persons who are elderly.”

The executive director of TDHCA chairs the Council that, since its inception, has made efforts to provide new housing and health-related resources and add additional staff who are conversant in both housing and health services. In 2011, the Council published the State Agency Reference Guide and Training Manual to help cross-educate housing and health services staff on the programs and services available in
TDHCA describes its services and activities along a “Housing Support Continuum” with five areas of need:

- Poverty and homelessness prevention
- Rental assistance
- Homebuyer education, assistance, and single family development
- Rehabilitation and weatherization
- Disaster assistance

While some programs serve individuals with disabilities specifically, most TDHCA programs seek to expand housing opportunities for low-income Texans broadly. However, the broader housing programs benefit Texans with disabilities and mental illness by expanding the overall stock of affordable housing and services in the state. Low-income individuals living with a disability or mental illness who experience a housing burden may be able to access rental assistance, housing rehabilitation funds, or energy assistance, for example. In addition, programs such as Section 811 and Project Access are tailored to individuals with disabilities.

Under its “rental assistance” category in Figure 78, TDHCA provides three different forms of assistance:

- **Tenant-based rental assistance:** Texas uses federal HOME funding to provide rental assistance to help offset the cost of market-rate rental housing for low-income renters. Tenants are required to pay up to 30 percent of their income toward rent for a market-rate housing unit, and the state makes up the remainder. Tenants select rental units themselves in the private market, though landlords must agree to accept the rental assistance from TDHCA. These programs are called tenant-based assistance because the subsidy is linked to and stays with the tenant. This type of assistance is time-limited to 24 months, but can be extended if funding is available.

- **Project-based rental assistance:** Project-based rental assistance is housing assistance that is attached to a property rather than a tenant. The HUD Section 811 program provides a rental subsidy to the housing provider directly to keep a unit affordable to extremely low-income tenants with disabilities linked to long-term services. This type of assistance is not time-limited.

- **Development assistance:** Lastly, the state provides subsidies to developers to construct or rehabilitate affordable multifamily rental housing. This form of assistance includes LIHTC, HOME Multifamily Loan and Bond programs, and TCAP.

TDHCA’s non-rental programs focus on single-family homeownership, rehabilitation or construction, as well as services for low-income or homeless individuals and families.

Figure 78 lists the housing assistance and services that TDHCA offers in each area of need.
<table>
<thead>
<tr>
<th>Continuum Activity</th>
<th>Program</th>
<th>Household Income Eligibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poverty and Homelessness Prevention</td>
<td><strong>Community Service Block Grant (CSBG):</strong> Local services and poverty programs</td>
<td>&lt;125% FPL</td>
</tr>
<tr>
<td></td>
<td><strong>Comprehensive Energy Assistance Program (CEAP):</strong> Energy education and utility assistance</td>
<td>&lt;150% FPL</td>
</tr>
<tr>
<td></td>
<td><strong>Emergency Solutions Grants Program (ESG):</strong> Rapid assistance for persons who are homeless or at risk of homelessness</td>
<td>&lt;30% AMFI (or homeless/at risk of homeless)</td>
</tr>
<tr>
<td></td>
<td><strong>Homeless Housing and Services Program (HHSP):</strong> For large urban areas to assist individuals and families who are homeless</td>
<td>&lt;30% AMFI (or homeless/at risk of homeless) or &lt;50% for recertification</td>
</tr>
<tr>
<td>Rental Assistance and Multifamily Development</td>
<td><strong>Section 811 Project Rental Assistance:</strong> Project-based rental assistance for very low-income persons with disabilities, linked with long-term services</td>
<td>The higher of &lt;30% AMI or &lt;FPL</td>
</tr>
<tr>
<td></td>
<td><strong>Section 8 Housing Choice Voucher Program:</strong> Tenant-based rental assistance vouchers for individuals in specific areas, or statewide for individuals with disabilities through Project Access</td>
<td>&lt;50% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Tenant-based Rental Assistance (TBRA, HOME-funded):</strong> Local grants to provide tenant-based rental vouchers</td>
<td>&lt;80% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Low Income Housing Tax Credit Program (LIHTC):</strong> Tax credits for construction or rehabilitation of affordable rental housing</td>
<td>&lt;60% AMI</td>
</tr>
<tr>
<td>Homebuyer Education, Assistance and Single-Family Development</td>
<td><strong>Colonia Self-help Center (SHC):</strong> Funding for housing rehabilitation and construction, homebuyer assistance, and housing education in colonias</td>
<td>&lt;80% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Texas Statewide Homebuyer Education:</strong> Training for nonprofits to provide homebuyer education</td>
<td>No income limit</td>
</tr>
<tr>
<td></td>
<td><strong>Homebuyer Assistance (HBA, HOME-funded):</strong> Down payment and closing cost assistance for single family buyers, can include rehabilitation or accessibility modifications</td>
<td>&lt;80% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Contract for Deed (funded through HOME and Housing Trust Fund):</strong> Assisting colonia residents to convert contract-for-deed to traditional mortgage</td>
<td>&lt;60% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>My First Texas Home:</strong> Low-interest loans and down payment costs for first-time homebuyers</td>
<td>&lt;115% AMI (non-targeted) &lt;140% AMI (targeted)</td>
</tr>
<tr>
<td></td>
<td><strong>Mortgage Credit Certificate (TX MCC):</strong> Tax credit for homebuyers based on mortgage interest</td>
<td>&lt;115% AMI (non-targeted) &lt;140% AMI (targeted)</td>
</tr>
<tr>
<td></td>
<td><strong>Single Family Development (HOME-funded):</strong> Loans to qualified non-profit developer for single-family construction, rehabilitation, or acquisition</td>
<td>&lt;80% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Texas Bootstrap Loan Program:</strong> 0% interest loans to owner-builders, through nonprofits, to rehabilitate or construct their home through self-help construction</td>
<td>&lt;60% AMI</td>
</tr>
<tr>
<td></td>
<td><strong>Neighborhood Stabilization Program:</strong> Funds to purchase and redevelop foreclosed or abandoned homes</td>
<td>&lt;120% AMI</td>
</tr>
</tbody>
</table>
### Changing Environment

#### HURRICANE HARVEY

On August 25, 2017 Hurricane Harvey made landfall near Port Aransas, Texas as a Category 4 hurricane. The storm lasted for four days, dropped as much as 60 inches of rain in some areas of the state and is estimated to have caused $120 billion of damage.\(^{19}\) The size and severity of the storm resulted in devastating flooding that destroyed the homes of thousands of Texans, many in areas that had never flooded before. The Texas General Land Office estimates that more than 1 million homes were impacted by the storm, and as of February 2018 the FEMA Individuals and Households program had received over 896,000 applications for housing and related assistance.\(^{20}\)

Just as there were major losses to the single-family housing stock, many affordable multifamily housing units, often the only affordable housing options available to people experiencing mental illness, sustained severe damage. More than 1,930 units tied to Public Housing Assistance, including Section 8 and Housing Choice vouchers, were lost in the storm.\(^{21}\) The total cost of these losses amounted to nearly $25,600,000.\(^{22}\) According to a FEMA-calculated needs assessment, approximately 46 percent of those in need of housing fall within the Low and Moderate Income category (under 80 percent AMFI).\(^{23}\) Of those 46 percent, nearly half are people who make 30 percent or less AMFI, considered to be extremely low income.\(^{24}\)

As of April 2018, two rounds of HUD funding have been proposed for Harvey...
recovery. At the end of 2017, HUD allocated $57.8 million in Community Development Block Grant – Disaster Recovery dollars to help address immediate housing needs. These funds were leftover from the CDBG-DR dollars issued to Texas for the 2015 and 2016 floods. The GLO submitted an action plan to HUD for these dollars in March 2018. By rule, 80 percent of the money must be spent in Harris County. The remaining 20 percent will be allocated across Aransas, Nueces and Refugio counties for an affordable rental program. Additionally, 70 percent of the funds must benefit LMI households. In Harris County, funds will be used to buy-out single family properties for LMI households and to provide federal match for the Partial Repair & Essential Power for Sheltering program, a program specific to Harvey recovery that provides partial home repair to displaced families to allow them to return home until full repairs can be completed. Outside of Harris County, dollars will be spent on rebuilding affordable workforce housing.

The second round of funding for approximately $5 billion was proposed in February 2018 and approved in August 2018. These funds are part of the 2017 national disaster aid package included in the Continuing Appropriations Act, 2018 and Supplemental Appropriations for Disaster Relief Requirements Act, 2017. The plan for these dollars is broader-reaching than the first, but 70 percent of funds must be used for LMI projects and all proposed projects must primarily consider unmet housing needs. The GLO action plan includes two programs to address LMI housing needs: the Homeless Prevention Program providing utility assistance, short-term mortgage assistance and Tenant-Based Rental Assistance vouchers; and the Affordable Rental Program providing funds for rehabilitation, reconstruction, and new construction of affordable multifamily housing projects.

IMPEDIMENTS TO FAIR HOUSING CHOICE

In 1968, Congress enacted Title VIII of the Civil Rights Act, commonly referred to as the Fair Housing Act, which prohibits discrimination in the sale or rental of units in the private housing market on the basis of race, color, religion, sex, national origin, familial status and disability, including mental illness. As part of that law, recipients of HUD funds are under an obligation to “affirmatively further” nondiscrimination policies. This requirement obligates recipients of HUD funding not just to prohibit discrimination but to take proactive steps to fight housing segregation and promote inclusive and integrated communities. HUD requires agencies that receive any Community Planning and Developments funds to undertake fair housing planning: in Texas, that plan is the Analysis of Impediments to Fair Housing report. The last report was completed in 2013 and planning is currently underway for the next one due out in 2019.

Funding

Most of TDHCA’s funding comes from the federal government, with a small percentage comprised of Texas general revenue funds. Federal housing funds often come with specifications and restrictions related to their use and are subject to fair housing law. The following is a brief description of TDHCA’s funding for the 2018-2019 biennium.
The 2018-2019 TDHCA budget contains $526 million in federal funding, constituting 88 percent of TDHCA’s total funding for the biennium. TDHCA receives federal funding through several departments, including the US Department of Health and Human Services, Department of Housing and Urban Development, and the Department of Energy. HUD and HHS provide the largest financial support to TDHCA. TDHCA uses federal funds in a variety of ways, including but not limited to: direct rental and housing development assistance, disbursing funds to other agencies, disaster-related assistance, direct financial assistance to address energy needs, and mortgage bonds.

TDHCA also receives general revenue from the state. For 2018-2019, the legislature appropriated $24 million to TDHCA, comprising approximately five percent of total agency funding. General revenue primarily funds the state Housing Trust Fund, which the legislature created in 1993 and is TDHCA’s only state-funded affordable housing program. The state HTF may be used to assist low and very low-income individuals and families, provide technical assistance and capacity-building assistance to nonprofit organizations that develop affordable housing, and to serve as security for repayment of low-income housing revenue bonds. In practice, the HTF currently funds the following programs:

- Amy Young Barrier Removal Program
- Texas Bootstrap Home Loan Program

The HTF acts as an important revenue source to fund some affordable housing programs in Texas, but falls short of addressing the overall housing need in Texas.

TDHCA also collects fees from several of its housing programs and its regulation of the manufactured housing industry to help finance the administration of the Housing Tax Credit program and other indirect administrative costs. For 2018-2019, this source of funding constitutes $41.6 million, or approximately nine percent, of the agency’s total funding.

Interagency contracts provide another source of funding for TDHCA’s affordable housing programs. The Texas Department of Agriculture is in contract with TDHCA to support Colonia Self-Help Centers. TDA sets aside and transfers 2.5% of Community Development Block Grant funds to TDHCA to support these centers. A colonia “is a geographic area located within 150 miles of the Texas-Mexico border that has a majority population composed of individuals and families of low and very low income,” often lacking basic services like potable water and sewage systems. Figure 79 shows TDHCA funding by Method of Finance.
Total funding for TDHCA for FY 2018-19 is $593,471,097.


Total funding requested for TDHCA for FY 2020-21 is $587,692,913. The TDHCA Legislative Appropriations Request did not include any Exceptional Item Requests.


In terms of its total expenditures, TDHCA is a unique agency. One of TDHCA’s core functions is to administer and allocate funds that pass through the agency in the form of private mortgage funding and federal housing tax credits. Much of what the agency classifies as “expenditures” in its annual report does not appear in the biennial state budget because it is funded by indirect (often private or federal) sources for which the agency acts as an allocator or administrator.46
In terms of direct allocations outlined in the state budget, 70 percent of TDHCA’s 2018-2019 budget goes toward homeless and poverty services. Only 21 percent goes toward affordable housing programs, including rental assistance and subsidies to multifamily housing developers. The allocation for affordable housing programs appears small, relative to the homeless services, because it only includes the cost to administer these programs and excludes significant indirect funding sources. Direct biennial funding to TDHCA comprises only a small portion of Texas’ total budget. For 2018-2019, the agency’s budget is $474 million, or about .2 percent of Texas’ $217 billion budget. Figure 81 below illustrates the agency’s budget by programmatic earmark, as described in the biennial 2018-2019 budget.

Figure 81, however, does not reflect the amount of indirect funding that the agency distributes through either the federal LIHTC program or its privately financed single-family homeownership program. The agency reports that, in FY 2017, it expended a total of over $1.6 billion in both direct and indirect funding. This includes almost $74 million for the federal LIHTC program, financed through federal tax credits, for the new construction or rehabilitation of affordable rental housing. It also includes over $870 million for the agency’s Single Family Homeownership Program, much of which constitutes privately underwritten mortgage products that pass through but are not directly funded by the agency. Figure 82 below illustrates the total direct and indirect funding expended by the agency in FY 2017, according to its most recent annual report.

**Figure 81. TDHCA Funding by Goal for FY 2018-19**

![Pie chart showing TDHCA Funding by Goal for FY 2018-19](image)

Total TDHCA Budget for FY 2018-2019 is 593,471,097

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FY 2017 TDHCA Expenditures by direct and indirect funding sources Total: $1,177,699,946

*Note – “Other” category includes: HOME Investment Partnerships Program, Section 8, Emergency Solutions Grants (ESG) Program, Homeless Housing and Services Program (HHSP), Housing Trust Fund (HTF), Multifamily Direct Loan, and Section 811 PRA.


Affordable Housing

Without a safe, stable and affordable place to live, it is nearly impossible to achieve a high level of overall health and wellness. However, many Texans face a housing cost burden. A housing cost burden exists when a household pays more than 30 percent of its gross income toward housing. In Texas, 39 percent of all renter households and 20 percent of all homeowners face a housing cost burden, regardless of income. Data from 2010-2014 show that, of Texas renter households with incomes below 30 percent of Area Median Family Income, 67 percent face a housing cost burden. This is compared to only 4 percent of renter households with incomes over 100 percent AMFI. Overall, 2010-2014 data show that 2.4 million Texas renter and homeowner households with incomes below 100 percent AMFI face a housing cost burden.

In order to direct resources to the people who are most in need and face the greatest housing cost burden, most of the affordable housing programs operated by HUD and TDHCA use household AMFI to determine whether a person is eligible to receive assistance. HUD uses the most recent census data on median family income and results from the American Community Survey to determine AMFI in communities throughout the country. The AMFI calculation uses data that are unique and specific to a metropolitan area, sub-areas of a metropolitan area, and non-metropolitan counties.
Texas’ 2017 AMFI is $68,800.61. Low-income households are those whose income does not exceed 80 percent of AMFI. HUD breaks “low-income” down further, as described below. For a Texas household of four in 2018, HUD establishes the following income categories:

- Low-income (≤ 80% AMFI): ≤ $55,050
- Very low-income (≤ 50% AMFI): ≤ $34,400
- Extremely low-income (≤ 30% AMFI): ≤ $20,650

Barriers to affordable housing can disproportionately affect many Texans living with behavioral health conditions. If a person’s ability to work is hindered by their mental illness or substance use condition, it is likely that their income will not be sufficient to afford quality housing. Supplemental Security Income is a federal program that provides a monthly income to people with little income and few resources who are blind, disabled, or elderly. Many SSI recipients are unable to work due to severe mental illness or disability. Research reveals a housing affordability gap for SSI recipients. In 2018, recipients of SSI in Texas receive a maximum of $750 a month, which constitutes 109 percent of the average fair market rent for a one-bedroom housing unit. Without affordable housing options, people with serious mental illness are left without community living options and are at risk of having to live in institutional settings like nursing homes or psychiatric facilities.

Another ongoing barrier to affordable housing is the negative stigma associated with mental illness that can also prevent many Texans from participating in community life and accessing housing. People with a mental health condition who also have a criminal record can be barred from a number of housing options and have an extremely difficult time finding housing.

In Texas, housing programs that serve individuals with disabilities must comply with the Integrated Housing Rule. The rule was adopted in 2003 to help ensure that people with disabilities can live in integrated communities alongside individuals without disabilities. The rule requires that:

- Large housing developments with 50 units or more set aside no more than 18 percent of units for people with disabilities
- Small housing developments with fewer than 50 units set aside no more than 36 percent of units for people with disabilities

The above policies do not prevent a higher percentage of people with disabilities from choosing to reside in these types of developments, but an entire development may not limit its occupancy solely to people with disabilities. Transitional housing, which seeks to facilitate the transition of people and families who have been homeless into permanent housing, is exempt from this rule, so long as residence in the development is time-limited and there is a clear plan for transitioning residents into an integrated setting following their exit from transitional housing.

**PERMANENT SUPPORTIVE HOUSING**

Permanent supportive housing is long-term, affordable housing linked to a range of support services that enable vulnerable tenants, especially people who experience
chronic homelessness, to live independently and participate in community life. PSH is a cost-effective, evidence-based practice that is a key component in promoting recovery for people with behavioral health conditions.

According to SAMHSA, the core elements of permanent supportive housing are:

- A high degree of choice offered to tenants
- Functional separation of housing management and services staff
- Affordability
- Integration with the surrounding community
- Full rights of tenancy under federal and state law
- Immediacy of access to housing
- Available services and supports

No PSH project is assumed to be able to offer all of these core elements, but the extent to which they are able to do so tends to predict whether the project will be successful. For more information on PSH, see resources from SAMHSA at http://store.samhsa.gov/product/Permanent-Supportive-Housing-Evidence-Based-Practices-EBP-KIT/SMA10-4510.

**HOUSING FIRST**

Housing First is an approach to ending chronic homelessness that seeks to connect individuals with housing immediately and does not require sobriety, mental health treatment or supportive service participation as a precondition for housing. The philosophy of Housing First is that once housing stability is achieved, people will be better positioned to effectively address serious mental illness or co-occurring substance use. The US Department of Veterans Affairs adopted a Housing First model in 2015, and an assessment of their year one pilot showed an increase in housing retention rates and a decrease in healthcare utilization for Housing First tenants compared to those in housing with treatment requirements. The United States Interagency Council on Homelessness suggests using PSH in combination with a Housing First approach to address chronic homelessness.

For more information on the Housing First model, see the US Interagency Council on Homelessness checklist: https://www.usich.gov/resources/uploads/asset_library/Housing_First_Checklist_FINAL.pdf.

**Housing Programs Serving People with Disabilities or Mental Health Conditions**

Several of Texas’ housing programs are specifically designed to serve people with disabilities or serious mental illness or have components that do so. These programs include the state’s poverty and homeless prevention programs, as well as affordable housing programs specifically for persons with disabilities, including mental illness.
A variety of TDHCA programs have policies that specifically reserve funding or space for persons with disabilities or mental health conditions – these reserved funds are known as “set-aside” funds.

The programs described below do not represent a comprehensive listing of all the affordable housing resources in Texas. A number of other federal and state programs are operated by TDHCA and other local PHAs throughout the state. Find out more about the programs operated by TDHCA at http://www.tdhca.state.tx.us/overview.htm. A list of all federal affordable housing programs can be found at http://portal.hud.gov/hudportal/documents/huddoc?id=HUDPrograms2016.pdf.

SECTION 8 HOUSING CHOICE VOUCHER PROGRAM

The Section 8 Housing Choice Voucher Program, funded by HUD, provides financial assistance to low-income families and individuals, including older adults and persons with disabilities, to obtain safe and sanitary housing. HUD requires that a household be Very Low Income (i.e., 50 percent or below AMFI) to participate in the program. In FY 2017, the statewide AMFI was $68,800. In addition, 75 percent of households participating in the voucher program must be Extremely Low Income (30 percent or below AMFI). Along with meeting these income requirements, several other factors are taken into account to determine eligibility, including size and composition of the household, citizenship status, and childcare expenses.

Once eligible, individuals work directly with landlords to obtain housing, and TDHCA pays the balance of the approved rent amount directly to the property owner on behalf of the individual. Families receiving the voucher are responsible for paying 30 percent of their adjusted monthly income toward rent and utilities, with the remainder paid by the agency up to a predefined payment standard for a moderately-priced dwelling unit in the area.

PROJECT ACCESS

Project Access is part of TDHCA’s Section 8 Housing Choice Voucher Program designed to assist low-income persons with disabilities in transitioning from institutions into the community by providing access to affordable housing. In FY 2018, up to 140 of the 900 total Housing Choice Vouchers available can be used by people with disabilities in the Project Access program. To be eligible for a Project Access voucher, an individual must have a permanent disability as defined in Section 223 of the Social Security Code, or be determined to have a physical, mental, or emotional disability that is expected to be of long-continued and indefinite duration and impedes the individual’s ability to live independently. Applicants must also meet one the following requirements:

- be an At-Risk Applicant and a previous resident of a nursing facility, intermediate care facility, Texas state psychiatric hospital, or board and care facility as defined by the U.S. Department of Housing and Urban Development; or
- be a current resident of a nursing facility, intermediate care facility, Texas state psychiatric hospital or board and care facility at the time of voucher issuance as defined by the U.S. Department of Housing and Urban Development; or
- be eligible for a pilot program with the Health and Human Services Commission
for residents of Texas state psychiatric hospitals.\textsuperscript{79}

At-Risk Applicants meet the following criteria:

- current recipient of Tenant-Based Rental Assistance from the Department’s HOME Investments Partnership Program; and
- within six months prior to expiration of assistance.

TDHCA works in collaboration with the Health and Human Services Commission to implement Project Access. Assistance through Project Access vouchers is not time limited; however, there is a waiting list for Project Access vouchers.\textsuperscript{80} TDHCA established a process that allows people on the Project Access waitlist to relocate from an institution using the HOME-funded Tenant-based Rental Assistance program (see below).\textsuperscript{81} The goal is for a person to be admitted to the Project Access program by the time TBRA assistance expires.\textsuperscript{82} While this is not a permanent fix, it allows for people to transition into community settings sooner than they would be able to otherwise.

**LOW INCOME HOUSING TAX CREDIT PROGRAM**

The Low Income Housing Tax Credit program is a federally funded multifamily rental development program. TDHCA administers the program, which is funded by the US Treasury Department through the federal tax code. LIHTC is the largest affordable housing program in the history of the United States and produces around 75,000 affordable housing units nationally per year.\textsuperscript{83}

TDHCA provides federal tax credits to investors in multifamily housing who set aside a specific number of units of the development for affordable housing. The tax credits require the units to be leased to qualifying low-income residents at below-market rate. These affordable units must, minimally, be reserved for people who are 60 percent or below AMFI and meet other requirements specific to the development. Rent for these units is set at a reduced rate, restricted by rent guidelines that are published annually. In 2018, TDHCA allocated $74 million in housing tax credits to construct or rehabilitate approximately 9,900 rental units in Texas.\textsuperscript{84}

The program is important for renters with disabilities or mental health conditions, many of whom have limited income and would qualify for LIHTC units. Moreover, LIHTC developments are required to accept Section 8 housing vouchers. Texas codifies its requirements for the competitive tax credit award process annually in its Qualified Allocation Plan. The 2018 QAP contains provisions that provide scoring incentives for developments that can benefit people with disabilities:

- 30 percent Basis Boost, used to calculate the number of tax credits for which the property is eligible, for developments dedicated to providing only supportive housing, or developments setting aside an extra 10 percent of their units for families at or below 30 percent AMFI.
- Contain at least a five percent special needs unit set-aside (but no more than 18 percent)
- Points for supportive housing developments offering support services
- Points for supportive housing developments containing a 20 percent extremely
The Texas HOME Investment Partnerships Program is a federally-funded set of programs that seek to expand the supply of decent, safe, affordable housing and enhance partnerships between state and local governments, public housing authorities, local nonprofits, and private housing actors. HOME finances both single and multifamily programs, some of which are described below. The 2018-2019 budget allocates approximately $70 million to provide affordable housing through the HOME program. By state law, 95 percent of Texas HOME funds must serve jurisdictions, mostly rural, that do not receive HOME funds directly from HUD. However, there is a five percent set-aside for activities that serve persons with disabilities, regardless of where they live.

PERSONS WITH DISABILITIES SET-ASIDE

Five percent of HOME funds are set aside for persons with disabilities which can be used for Homebuyer Assistance, Tenant-based Rental Assistance, or Homeowner Rehabilitation Assistance. See below for more details about these programs. Local governments, PHAs, and nonprofit entities can apply for set-aside funds with TDHCA.

HOMEOWNER REHABILITATION ASSISTANCE PROGRAM

The Homeowner Rehabilitation Assistance program funds units of local governments, PHAs, and nonprofits to provide a variety of services for homeowners including same-site rehabilitation or reconstruction of owner-occupied housing, new construction or replacement of owner-occupied Manufactured Housing Units, and new construction or replacement of owner-occupied MHUs that have become inhabitable.
SECTION 811 SUPPORTIVE HOUSING FOR PEOPLE WITH DISABILITIES

Section 811 is one of HUD’s supportive housing programs for people with disabilities and is authorized by the Cranston-Gonzales National Affordable Housing Act of 1990. The program bolsters housing for people with disabilities in two ways: interest-free development funds and operating subsidies for nonprofit developers of affordable housing for people with disabilities, and rental assistance to be used in developments funded through other subsidy programs, such as the Low Income Housing Tax Credit and HOME programs.

SECTION 811 PROJECT RENTAL ASSISTANCE

The Section 811 Project Rental Assistance program is used to provide rental assistance paired with voluntary support services to eight major metropolitan areas across Texas. Eligible properties apply to commit units to the program. People with serious mental illness and people with disabilities exiting institutions are target populations for this program, as well as youth exiting foster care. TDHCA, HHSC, and DFPS have entered an inter-agency agreement to effectively address the needs of the population that will be targeted for this program, how this population will be reached and referred to the program, and the commitments of services from the health and human service agencies. Since the Section 811 PRA program began in 2012, two rounds of funding have been awarded; Texas received awards in both the FY 2012 and FY 2013 cycles. Combined, Texas received about $24 million to serve an estimated 658 units. In the 2019 Multifamily program funding cycle, TDHCA anticipates adding a further 400 units to the program, bringing the total commitment to about 1,200 units. Additionally, around 40 percent of families served through this program were previously homeless. For more information on this program, please visit the TDHCA website https://www.tdhca.state.tx.us/section-811-pra/.

AMY YOUNG BARRIER REMOVAL PROGRAM

The Amy Young Barrier Removal Program provides funding for persons with disabilities to improve accessibility and remove dangerous conditions from their homes. The program provides one-time grants of up to $20,000 for accessibility home modifications to people with a disability whose household incomes are below 80 percent of AMFI. Accessibility modifications may include the installation of ramps, handrails, or door widening, for example. Program beneficiaries may be homeowners or renters. Funds for the AYBR Program come from the state’s Housing Trust Fund. In 2018 TDHCA announced that $1.5 million will be available in 2019 for the program. TDHCA disburses funds to nonprofit organizations and local governments that process applications, verify eligibility, and oversee construction.

POVERTY AND HOMELESS PREVENTION PROGRAMS

TDHCA has several programs that specifically serve people who are experiencing homelessness.
HOMELESS HOUSING AND SERVICES PROGRAM

The Homeless and Housing Services Program was established during the 81st Texas Legislature through an appropriations rider and codified during the 82nd Texas Legislature.105 This state-funded program provides funding to the either largest cities in Texas to support a variety of activities to address and prevent homelessness including:

- construction, development, or procurement of housing for homeless persons;
- rehabilitation of structures targeted to serving homeless persons or persons at-risk of homelessness;
- provision of direct services and case management to homeless persons or persons at-risk of homelessness; or
- other homelessness-related activity as approved by the Department.106

Case management was the highest-funded activity during FYs 2015 and 2016 and can include behavioral health services like counseling and drug and substance rehabilitation.107 From FY 2010 through FY 2016, HHSP served 45,672 people, making up 35,553 households.108

EMERGENCY SOLUTIONS GRANTS PROGRAM

The Emergency Solutions Grants program is a competitive grant that awards funds to private nonprofit organizations, cities, and counties to provide the services necessary to help persons that are at-risk of homelessness or homeless quickly regain stability in permanent housing.109 The ESG program is funded by the U.S. Department of Housing and Urban Development and provides two-year awards. Program funds can be used to support multiple activities related to preventing and mitigating homelessness including:

- Engaging homeless individuals and families living on the street;
- Improving the number and quality of emergency shelters for homeless individuals and families;
- Helping operate these shelters;
- Providing essential services to shelter residents;
- Rapidly rehousing homeless individuals and families; and
- Preventing families and individuals from becoming homeless.

In 2017 28,706 people were served by ESG using a little over $9 million.110

Related Services and Programs - Other State Agencies

MODEL BOARDING HOME STANDARDS

A boarding home is a business that provides basic care, such as meals and transportation, to at least three residents who have a disability and/or are elderly,
where the residents are unrelated to the owner. Boarding homes serve an important role in the continuum of care for people with mental health conditions and other disabilities, and some homes provide safe and affordable living quarters for their residents. Legislative efforts have been made to improve boarding homes to make them a better option for more Texans experiencing mental illness including a bill in 2009 (HB 216, 81st Menendez/Shapleigh) directing HHSC to establish model boarding home standards.111

**Supportive Housing Rental Assistance Program**

In 2013, during the 83rd Legislative Session, the Legislature awarded an exceptional item to DSHS to provide short-term rental and utility assistance to individuals with mental illness through LMHAs. The program was originally established to act as a stopgap measure while individuals waited to receive other vouchers.112 The program today provides short-term assistance for up to three months to help people maintain their current housing, and longer-term assistance of up to 12 months with extensions given on a case-by-case basis.113 The program has received level funding from the legislature since its inception at a biennial amount of $11.6 million in the base budget.114 Since the program began, participants have reported positive outcomes: in 2017, participants reported a reduction in homelessness and an increase in their choice of permanent supportive housing by the end of their service.115 The program now operates at 20 LMHAs across the state and is administered by HHSC.116 An estimated 8,000 people will be served by this program in 2018.117

**Housing and Services for Persons with Disabilities Through 2-1-1**

In September 2013, DADS and TDHCA finalized and made available a clearinghouse for housing and services resources on the 2-1-1 Texas website. Searchable by geographic area, this online clearinghouse provides an interactive resource for finding community-based affordable housing including subsidized and supportive options. There is also a section dedicated to services for people experiencing mental illness, including counseling and support groups. The clearinghouse website is now overseen by HHSC and is available at https://www.211texas.org/guided-search/
Endnotes


3. Ibid.


20. Ibid.

21. Ibid.

22. Ibid.

23. Ibid.

24. Ibid.


27. Ibid.


Ibid.
71 Ann Elizabeth Montgomery, PhD; Lindsay Hill; Dennis P. Culhane, PhD; Vincent Kane, MSS. (2014). Housing First Implementation Brief. VA National Center on Homelessness Among Veterans. US Department of Veterans Affairs. Retrieved from https://www.va.gov/homeless/nchav/docs/Housing-First-Implementation-brief.pdf
76 Ibid.
80 Ibid.
81 Ibid.
82 Ibid.
89 Ibid.
90 Ibid.
91 Ibid.
96 Ibid.
100 Texas Department of Housing and Community Affairs (2018, April 10). Personal Communication: Section 811
101 Ibid.
103 Texas Department of Housing and Community Affairs. (2016, July 19). Personal communication: Amy Young Barrier Program.
106 Ibid.
Policy Concerns

- Ensuring sustainable employment outcomes for people with serious and persistent mental illness
- Establishing accountability for outcome-based vocational rehabilitation services for individuals living with serious and persistent mental illness
- Lack of available information and data regarding employment outcomes for people experiencing mental illness.

Fast Facts

- The national unemployment rate was 3.9% in August 2018, down from 4.4% in August 2017 according to the Bureau of Labor Statistics. The unemployment rate in Texas was 3.9% in August 2018, down 0.1% from August 2017. The unemployment rate is the ratio of the population that is unemployed and seeking employment to the current labor force.
- The national and state unemployment rates do not always reflect the prevalence of unemployment for people with serious mental illness or intellectual and developmental disabilities (IDD). The National Alliance on Mental Illness (NAMI) reported that the national unemployment rate for individuals receiving public mental health services was approximately 80% in 2012. The same year, the
unemployment rate for individuals receiving services through the public mental health system in Texas was 85.6%.5

• In 2016, about 39% of Texans with disabilities living in the community were employed compared to 76% of people without a disability.6 In the same year, the national unemployment rate for people with a disability was 10.5%, nearly twice that of people without a disability.7

**TWC Acronyms**

- FUTA – Federal unemployment tax
- HHSC – Health and Human Services Commission
- IDD – Intellectual and other developmental disabilities
- NAMI – National Alliance on Mental Illness
- SNAP E&T – Supplemental Nutrition Assistance Program Employment and Training
- TANF – Temporary Assistance for Needy Families
- TWC – Texas Workforce Commission
- VR – Vocational rehabilitation
- WIA – Workforce Investment Act

**Organization Chart**
Overview

The Texas Workforce Commission is the state agency charged with overseeing and providing workforce development services to both employers and job seekers across the state. TWC works toward the end goals of the Governor’s economic development strategy by providing the needed workforce development component.

TWC’s major functions include:

- Developing the workforce;
- Providing support services, including child care, for targeted populations participating in workforce training; and
- Administering the unemployment benefits and tax programs.

TWC is part of Texas Workforce Solutions, a local and statewide network comprised of TWC, 28 Workforce Development Boards, and their contracted service providers and community partners. Workforce Development Boards allow for regional planning and service delivery. Through this network, TWC reaches consumers at the local level in Workforce Solutions offices across the state and five Tele-Centers. 

Texas Workforce Solutions provides workforce development services that are intended to: 1) help consumers find and maintain employment, and 2) help employers hire the skilled workers needed to conduct business. Workforce partners include community colleges, adult basic education providers, local independent school districts, economic development groups, private businesses, and other state agencies. Collaboration and coordination across these various stakeholders is necessary to meet TWC’s overall mission to “promote and support a workforce system that creates value and offers employers, individuals, and communities the opportunity to achieve and sustain economic prosperity.”

In FY 2017, TWC served nearly 680,000 Texans through its programs, in addition to over 85,400 employers. Table 62 describes three major types of beneficiaries who utilize TWC services.

<table>
<thead>
<tr>
<th>Beneficiary</th>
<th>TWC Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texans Seeking Unemployment Benefits</td>
<td>Provides temporary income to workers who have lost their jobs through no fault of their own.</td>
</tr>
<tr>
<td>Employers</td>
<td>Offers recruiting, training and retaining, outplacement services, and valuable information on employment law and labor market trends and statistics.</td>
</tr>
<tr>
<td>Job Seekers</td>
<td>Offers career development information, job search resources, training programs, and, as appropriate, unemployment benefits.</td>
</tr>
</tbody>
</table>

Individuals with disabilities, including serious mental illness, often experience barriers associated with joining and participating fully in the labor force. People with disabilities are more likely to work part time and, on average, earn less than individuals without disabilities at every level of educational attainment. Because of the unique challenges individuals with disabilities face in the job market, national and state-level unemployment rates do not always reflect the prevalence of unemployment for people with serious mental illness or IDD. NAMI reported that the national unemployment rate for individuals receiving public mental health services was approximately 80 percent in 2012. The same year, the unemployment rate for individuals receiving services through the public mental health system in Texas was 85.6 percent. Yet for persons living with serious mental illness, employment can play a primary role in recovery and well-being. In 2014, The Bazelon Center for Mental Health Law reported that at least two thirds of people with a serious mental illness want to work, and many have been previously employed.

In 2016, 11.8 percent of Texas’ population, or about 3.2 million people, had a disability, the second largest number per state in the nation. Individuals with disabilities, including serious mental illness, can enhance workforce diversity and offer employers unique skill sets and perspectives when integrated into the labor force. Employing people with disabilities is advantageous to businesses as it results in lower turnover, increased productivity, and access to a wider pool of skilled workers.
TWC’s funding is comprised of both federal and state dollars, with the majority of funding coming from federal sources. TWC provides grants through allocation formulas to Workforce Development Boards that plan and administer the Workforce Investment Act, Temporary Assistance for Needy Families Choices, Employment Services, Supplemental Nutrition Assistance Program Employment and Training, childcare, and other workforce and support services. Employer-paid state unemployment taxes and reimbursements pay for state unemployment benefits. The U.S. Department of Labor allocates funds from the Federal Unemployment Tax to the states to pay for administrative and operational costs.  

Figure 83. TWC Budget by Method of Finance FY 2018-19

The total TWC budget for FY 2018-19 was $3,086,751,248.

The total requested TWC budget for FY 2020-21 is $3,726,772,657. If the Exceptional Item Funds were included, the additional funds would add $67 million to the budget.


<table>
<thead>
<tr>
<th>Goal</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goal 1</td>
<td>Support a workforce system to achieve/sustain economic prosperity</td>
</tr>
<tr>
<td>Goal 2</td>
<td>Program accountability/enforcement</td>
</tr>
<tr>
<td>Goal 3</td>
<td>Indirect administration</td>
</tr>
</tbody>
</table>

Figure 86. TWC Funding by Strategy FY 2020-21

<table>
<thead>
<tr>
<th>Goal</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goal 1</td>
<td>Support a workforce system to achieve/sustain economic prosperity</td>
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<tr>
<td>Goal 2</td>
<td>Program accountability/enforcement</td>
</tr>
<tr>
<td>Goal 3</td>
<td>Indirect administration</td>
</tr>
</tbody>
</table>

Changing Environment

TRANSFER OF SERVICES FROM DARS TO TWC

Prior to September 2016, TWC did not provide any direct behavioral health treatments or supports to Texans with a mental health condition. However, in 2016, the state transitioned employment-related programs from DARS to TWC as part of the HHSC transformation process. As a result, TWC began to work directly with individuals with disabilities primarily through the Vocational Rehabilitation program. The VR program provides services for people with disabilities to help them prepare for, obtain, retain or advance in employments.21

EMPLOYMENT TRENDS IMPROVING THOUGH OVERALL OUTCOMES ARE POOR

Employment rates of people with disabilities have been improving. Nationally, labor force participation rates (the number of people available for work as a percentage of the total population) and employment rates for people with disabilities have been increasing while unemployment rates for people with disabilities have been decreasing.22 However, employment outcomes for people with disabilities continue to be far worse than for people without disabilities. In 2016, about 39 percent of Texans with disabilities living in the community were employed compared to 76 percent of people without a disability.23 In the same year, the national unemployment rate for people with a disability was 10.5 percent, nearly twice that of people without a disability.24

Figure 87. Selected National Labor Force Indicators, Persons with a Disability, 2009-2017

For people experiencing mental illness, work can play a primary role in their lifelong recovery and wellbeing. Employment promotes social acceptance, community integration, and gives people a sense of purpose, self-esteem, and self-worth. People with mental illness face unique challenges to employment including stigma, discrimination, and fear of losing benefits. However, there are employment programs to help minimize these challenges, assist individuals with work readiness, and help them achieve long-term success in the workplace.

The Vocational Rehabilitation program is a state-federal partnership designed to help individuals with disabilities (physical and developmental disabilities as well as serious mental health conditions) prepare for, find, and keep jobs. The VR program is also intended to help individuals with disabilities transition from high school to a work environment.

An individual may be eligible for VR services if they:

- Have a disability which results in substantial barriers to employment
- Require services to prepare for, obtain, retain, or advance in employment
- Are able to obtain, retain or advance in employment as a result of services

People receiving social security disability benefits also qualify for VR services. People who are eligible to receive VR services work with a VR counselor to determine what services are appropriate and needed. VR services are consumer-focused, meaning that those who receive services have a voice in their services. Consumers work with their VR counselors to create an individualized plan for employment, which outlines what employment goals an individual has and how VR services can assist in achieving those goals. VR services are based on an individual’s needs and vary greatly depending on disability, needs, and employment goals. Work-related services may include counseling, training, medical treatment, assistive devices, job placement assistance, and other services.

Consumers can obtain these vocational rehabilitation services by applying with their local Texas Workforce Solutions – Vocational Rehabilitation Services Office; eligibility decisions are typically made within 60 days. If deemed eligible, the person will work with their assigned counselor to develop an IPE within 90 days that will include the services necessary for the person to reach their employment goals.

VR service providers partner with businesses to develop new employment opportunities. Program staff also work with public school districts to target students with disabilities who need services to help them transition from secondary education to post-secondary school or work.

More information on the VR program can be found online at [http://www.twc.state.tx.us/jobseekers/vocational-rehabilitation-adults](http://www.twc.state.tx.us/jobseekers/vocational-rehabilitation-adults).
Endnotes


5. Ibid.


9. Ibid.

10. Ibid.


13. Ibid.


15. Ibid.


26. Ibid.


31. Ibid.

Policy Concerns

- Continued expansion of veteran peer specialist services for mental health and substance use
- Long waiting lists for mental health services
- Coordination of federal and state services
- High risk of PTSD and suicide among veterans
- High rates of homelessness among veterans
- Lack of supports for veterans returning to civilian life after deployment
- Access to mental health services and supports in rural areas of the state
Fast Facts

• Texas is home to over 1.6 million veterans of the armed forces, more than any other state except California. Texas is projected to have the most veterans of any state by 2020.

• The Veterans Health Administration is America’s largest integrated health care system, providing care at 1,240 health care facilities, including 170 medical centers and 1,061 outpatient sites of care of varying complexity (VHA outpatient clinics), serving 9 million enrolled veterans each year.

• Women are the fastest growing group within the veteran population and are projected to make up 18.4 percent of all living veterans by 2045. There are nearly 169,000 women veterans in Texas.

• While serving in the military, 55 out of every 100 women and 38 out of every 100 men report having been sexually harassed (including offensive comments about a person’s body or sexual activity, displays of pornographic material, and unwanted sexual advances).

• A 2016 report by the Department of Veterans Affairs found that the prevalence of veterans with mental health or substance use conditions receiving services through the VHA had increased from 27 percent in 2001 to more than 40 percent in 2014.

• Veterans exhibit significantly higher suicide risk compared with the U.S. general population. The Department of Veterans Affairs 2016 Suicide Data Report concluded that 20 veterans die from suicide each day. Three out of five veterans who died by suicide were diagnosed as having a mental health condition.

• Reports show that veterans are overrepresented in the U.S. homeless population, constituting 12.3 percent of all adults experiencing homelessness in the country but only 9.7 percent of the total US population.

TVC Acronyms

HHSC – Health and Human Services Commission
PTSD – Post-traumatic stress disorder
TBI – Traumatic brain injury
TVC - Texas Veterans Commission

VA – Veterans Affairs
VHA – Veterans Health Administration
VISN – Veterans integrated service networks
VMHP – Veterans Mental Health Program
Overview

Texas is home to nearly 1.6 million veterans of the armed forces and represent 8 percent of the adult population, higher than the national average of 6.6 percent. Veterans face a myriad of challenges as they transition from active duty to civilian life. Among these challenges is an increased risk for behavioral health conditions. Approximately 11 to 20 percent of veterans of the Iraq and Afghanistan wars (Operations Iraqi Freedom and Enduring Freedom) are diagnosed with PTSD. In comparison, only 7 to 8 percent of American adults in the general population will experience PTSD at some point during their lifetime. In addition to combat trauma, sexual assault while in military duty (referred to as military sexual trauma) can also result in symptoms of PTSD.

Among those women who use the VA to access health care, 23 out of 100 report having been sexually assaulted (unwanted physical sexual touching that involves some form of coercion) while in the military. Additionally, 55 out of 100 women and 38 out of 100 men report having been sexually harassed, which includes behavior such as offensive comments about a person’s body or sexual activity, displays of pornographic material, and unwanted sexual advances while in the military. Thus, veterans are at increased risk for developing mental health conditions and substance use problems stemming from their military service.

Veterans have the option to receive mental health care from the VA. The figure below shows the prevalence of mental health conditions among veterans who received care in VA Patient-Aligned Care Team primary care clinics. PTSD, substance use conditions, and anxiety were the most commonly reported conditions for those veterans.
Veterans with mental health and substance use conditions face a number of increased risk factors including: chronic homelessness, a greater risk of suicide, a wide range of serious medical problems, premature mortality, and incarceration.\textsuperscript{19,20} Only about half of all returning veterans who need services seek them out, and unfortunately just over one half of those veterans who seek services receive adequate care.\textsuperscript{21}


The TVC represents veterans in filing VA disability claims and during VA appeals processes, and it assists dependents with survivor benefits. Additionally, the TVC focuses on the following program areas:

- Veterans’ employment services
- Veterans’ education services
- Claims representation and counseling
- Funding assistance

Both the claims representation and counseling and funding assistance programs impact veterans’ ability to access behavioral health services.

The U.S. Department of Defense Military Health System is responsible for providing health care to active duty and retired U.S. military personnel and their families. For more information, visit www.health.mil.
Changing Environment

Veterans’ mental health is a focus for many legislators in Texas. A variety of legislation was filed in efforts to help more veterans access mental health treatment in hopes of reducing the suicide rate. In 2017, the 85th Legislature passed SB 578 (Lucio/Gutierrez) which directed HHSC to create a comprehensive action plan to “increase access to, and availability of, professional veteran health services to prevent suicide among the [veteran] population.” In addition to HHSC, other federal and state agencies must be involved in the coordination of the action plan, including the Texas Coordinating Council for Veterans Services, the U.S. Department of Veteran’s Affairs, veteran advocacy groups, medical providers, and others. The action plan must include specific short-term recommendations in addition to long-term statutory, administrative, and budget-related recommendations to address veteran suicides.

An additional focus of the legislature included the treatment of PTSD and traumatic brain injury. Legislators passed HB 271 (Miller/Buckingham), which directed HHSC to “use existing resources to establish a pilot program to provide eligible veterans suffering from PTSD or traumatic brain injury with diagnostic services, hyperbaric oxygen treatment, and support services subject to available funding.” This legislation also created the Veteran’s Recovery Fund, a dedicated account in the general revenue fund.

Another comprehensive veterans mental health bill passed in the 85th legislative session was SB 27 (Campbell/Blanco). The bill aimed to improve access to mental health services by:

- Allowing the establishment of the National Center for Warrior Resiliency at the University of Texas Health Science Center at San Antonio;
- Requiring the development and implementation of peer service coordinator certification training;
- Improving access to mental health professionals, training, and technical assistance for peer service coordinators.

Funding

The Texas Veterans Commission receives both state and federal funding, as well as other funds.

*Note: TVC is not part of the Health and Human Services enterprise.*
The total TVC budget for FY 2018-2019 was $91,730,285.


*Other funds include: Fund for Veterans Assistance, Appropriated Receipts, Interagency Contracts, License Plate Trust Fund No. 0802, Governor’s Emer/Def Grant*

The total requested TVC budget for FY 2020-21 is $92,800,700. If included in the budget, the Exceptional Items Requests would add an additional $4,143,122.


*Other funds include: Fund for Veterans Assistance, Appropriated Receipts, Interagency Contracts, License Plate Trust Fund No. 0802, Governor’s Emer/Def Grant*
VA Behavioral Health Services

Nationally, veterans’ health care services are administered on a regional level by a system of 23 veterans integrated service networks, each containing a hierarchy of medical centers, on-site outpatient clinics, community-based outpatient clinics and vet centers, which provide counseling, outreach, and referral services to help veterans adjust to life post-combat. Texas is served by two VISNs: VISN 16: South Central VA Health Network, which provides services to areas of East Texas including Houston and Beaumont; and VISN 17: VA Heart of Texas Health Care Network, which provides services to the rest of the state.26,27 For more information, see https://www.va.gov/directory/guide/state.asp?STATE=TX&dnum=ALL

The TVC does not directly operate or provide behavioral health services to veterans; instead, it links veterans to these services through their claims representation and counseling programs described above. There is a wide array of VA settings that provide both inpatient and outpatient behavioral health services, including primary care clinics, general and specialty outpatient mental health clinics, residential care facilities, and community living centers. Services and programs include:

- Specialized PTSD services,
• Psychosocial rehabilitation and recovery services,
• Suicide prevention programs,
• Evidence-based psychotherapy programs, and
• Substance use services.

The VA also provides behavioral health services for family members and survivors of active duty military personnel and veterans. Additionally, 300 Vet Centers nationwide provide psychological counseling for war-related trauma and other services such as outreach, case management, and social services referrals. Vet Centers served a total of 287,095 veterans, service members, and military families in FY 2017 and provided 1,960,900 no-cost visits for readjustment counseling, military sexual trauma counseling, and bereavement counseling services. The latest report on VA health care utilization by recent veterans reported a total 9.7 million veterans used at least one VA benefit or service in FY 2016.

Across Texas, there are 67 VA Healthcare facilities and 21 Vet Centers. However, 41 VA Healthcare facilities and 19 Vet centers do not have TVC personnel available to professionally advocate in support of veterans and their families. Additionally, there are currently 50 counties that do not have Veteran County Service Officers, and of those 50 counties, 46 counties also lack TVC representation.

For a comprehensive description of federal benefits and services available to veterans, family members and survivors, visit http://www.va.gov/opa/publications/benefits_book.asp.

Veterans Mental Health Program and Other Supports

Veterans exhibit significantly higher suicide risk compared with the U.S. general population. The Department of Veterans Affairs 2016 Suicide Data Report (the most recent study of its kind) concluded that 20 veterans die from suicide each day. The Veterans Crisis Line is a resource available during mental health crises, including suicide crises, and can be accessed by veterans, their families, and/or friends. Callers can reach the hotline via telephone, text, or online chat where they are connected with a trained VA responder. Since its launch in 2007, the Veterans Crisis Line has answered over 2.8 million calls and initiated the dispatch of emergency services to callers in crisis over 74,000 times. The Veterans Crisis Line anonymous online chat service, added in 2009, has engaged in more than 332,000 online chats. In November 2011, the Veterans Crisis Line introduced a text messaging service to provide another way for veterans to connect through a personal cell phone or smart phone with confidential, round-the-clock support, and since that time has responded to more than 67,000 texts.

TexVet, a joint initiative by the Texas A&M Health Science Center and HHSC, is a network of health providers, community organizations, and volunteers who are committed to providing veterans, military members, and their families with referrals and information to successfully access services. TexVet has initiated a “No Wrong
Door” policy for the veteran community through its network and event-based activities, ensuring that veterans are properly connected to the services that they need by knowledgeable partners across the state. For more information, visit: http://texvet.org.

**MILITARY VETERAN PEER NETWORK**

One of the Veterans Mental Health Program resources available on the TexVet network is the Military Veteran Peer Network. This organization is an affiliation of veterans and family members who actively identify and advocate for community resources for veterans and provide peer counseling services. Peer Group Leaders are trained in peer support and mental health awareness and establish peer group meetings in their communities. Because members of the group set their own rules, no two peer groups are the same. The Military Veteran Peer Network has 39 chapters across the state and is supported by grants from HHSC.

In FY 2016, 133,056 peer services were delivered to service members, veterans, and their families, representing a 34 percent increase from the previous year. Additionally, HHSC and TVC trained 6,074 peers, a 49 percent increase from FY 2015.

“No one is better prepared to speak with a veteran about her experiences than another veteran, a peer.” – Military Veteran Peer Network

**OTHER VMHP SERVICES**

The Veterans Mental Health Program also provides additional services including: Military Cultural Competency training for licensed mental health professionals, Veterans Mental Health Awareness training for community-based organizations and faith-based organizations, and Coordination of Justice Involved programming through engagement, training, and cooperation with justice system agencies.

**SPECIALTY COURTS**

Left untreated, mental health and substance use conditions may lead to involvement in the criminal justice system. Under the typical criminal justice process, a veteran facing charges is assigned to a judge who may be unfamiliar with the unique challenges faced by returning veterans, such as traumatic brain injury, PTSD, depression, and substance use issues. Alternatively, a judge sitting in a specialty veteran’s court may have a better understanding of the mental health conditions and veteran-specific struggles that can increase risks for criminal behavior. The judge may also be more familiar with the range of community-based services and benefits available to veterans, and might include case managers and court clerks with military experience or familiarity working with veterans in the process. Thus, veteran’s courts may be more capable of diverting veterans from the criminal justice system and instead linking them and their families to benefits, services, and supports.

The first veteran’s court in Texas, located in Harris County, began accepting cases in 2009. As of May 2016, there are twenty-nine veteran’s courts operating throughout the state in the following counties:
Women Veterans

Women are the fastest growing group in the veteran’s population and are projected to make up 16 percent of all living veterans by 2043. Recognizing the growing number of female veterans, the VA has embarked on efforts to understand how to better serve woman veterans. In the general population, women are twice as likely to develop PTSD as men. The risk of PTSD for men and women veterans is the same. However, women veterans are more likely to have lower incomes, lack private insurance, and have poorer health. Women veterans earn almost $10,000 less per year than male veterans and are up to four times more likely to be homeless than non-veteran women. Because of their heightened risk for having experienced things like military sexual trauma, homelessness and financial stress, it is important that health care, including mental health and substance use services, support services, and transitional resources are responsive to the needs of women veterans.

Visit https://www.tvc.texas.gov/women-veterans/ for more information on other initiatives serving women veterans.

Health and Human Services Commission Veterans Services

HHSC collaborates with the TVC on several initiatives to improve outcomes for veterans. HHSC is a member of the Texas Coordinating Council for Veteran Services administered through TVC and TVC participates on the HHSC Statewide Behavioral Health Coordinating Council.

HHSC administers the Texas Veterans + Family Alliance Grant Program authorized by the 84th Legislature through SB 55 (Nelson/King) and the Mental Health Program for Veterans established by the 81st Texas Legislature. The 2017 legislature allocated $20 million in FY 2018 to operate the Texas Veterans + Family Alliance Program, required by Rider 128.

HHSC also runs the Mental Health Program for Veterans, which allows for peer-to-peer counseling services for veterans offering more than 133,000 peer services in 2017. Rider 174 directed HHSC to allocate $5 million for both FY 2018 and 2019 to operate the program. These services were made available to active service members, veterans, and family members.
Another major veterans initiative of HHSC is the Texas Veterans App. This is a free smartphone application that offers access to the following:

- Crisis intervention services through the Veterans Crisis Line
- Services for women veterans
- Local veterans and veteran service organizations
- Texas veterans hotline
- Texas Veterans Portal

Texas Veterans Hazlewood Act

The Texas Veterans Hazlewood Act offers eligible Texas veterans, their spouses, and their dependent children tuition exemption for up to 150 hours of college credits. This includes most fees charged at public institutions of higher education in Texas. More information on the Hazlewood Act is available at https://www.tvc.texas.gov/education/hazlewood-act/.
Endnotes
4 Ibid.
5 Ibid.
14 Ibid.
15 Ibid.
16 Ibid.
17 Ibid.
23 Ibid.
24 Ibid.


44 Ibid.

45 Ibid.


49 Ibid.