## AMENDED IN ASSEMBLY JULY 17, 2025

## AMENDED IN SENATE MAY 5, 2025

## AMENDED IN SENATE APRIL 8, 2025

# **SENATE BILL**

## No. 812

Introduced by Senator Allen (Principal coauthor: Assembly Member Muratsuchi) (Coauthor: Senator Rubio)

February 21, 2025

An act to amend Section 1374.722 of the Health and Safety Code, to amend Section 10144.53 of the Insurance Code, and to amend Section 5961.4 of the Welfare and Institutions Code, relating to health care coverage.

#### LEGISLATIVE COUNSEL'S DIGEST

SB 812, as amended, Allen. Qualified youth drop-in center health care coverage.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law requires a health care service plan contract or health insurance policy issued, amended, renewed, or delivered on or after January 1, 2024, that provides coverage for medically necessary treatment of mental health and substance use disorders to cover the provision of those services to an individual 25 years of age or younger when delivered at a schoolsite.

This bill would *expand the definition of schoolsite to* additionally require a contract or policy that provides coverage for medically

necessary treatment of mental health and substance use disorders to cover the provision of those services to an individual 25 years of age or younger when delivered at a qualified youth drop-in center. Because a violation of this requirement relative to health care service plans would be a crime, the bill would create a state-mandated local program.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Care Services and under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Existing law requires a Medi-Cal managed care plan or Medi-Cal behavioral health delivery system to reimburse providers of medically necessary outpatient mental health or substance use disorder treatment provided at a schoolsite to a student 25 years of age or younger who is an enrollee of the plan or delivery system, as specified.

This

Because of the expansion of the definition of schoolsite to include qualified youth drop-in centers, this bill would expand the above-described reimbursement requirement to those services when provided at a qualified youth drop-in center, as specified.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

### The people of the State of California do enact as follows:

1 SECTION 1. Section 1374.722 of the Health and Safety Code

2 is amended to read:

3 1374.722. (a) (1) A health care service plan contract issued, amended, renewed, or delivered on or after January 1, 4 5 2024, that is required to provide coverage for medically necessary 6 treatment of mental health and substance use disorders pursuant to Sections 1374.72, 1374.721, and 1374.73 shall cover the 7 8 provision of the services identified in the fee-for-service 9 reimbursement schedule published by the State Department of Health Care Services, as described in subparagraph (B) of 10 paragraph (5) of subdivision (c), when those services are delivered 11

1 at schoolsites or qualified youth drop-in centers pursuant to this

2 section, regardless of the network status of the local educational
3 agency, institution of higher education, or health care provider.

4 (2) This section does not relieve a local educational agency or

5 institution of higher education from requirements to accommodate6 or provide services to students with disabilities pursuant to any

7 applicable state and federal law, including, but not limited to, the

8 federal Individuals with Disabilities Education Act (20 U.S.C. Sec.

9 1400 et seq.), Part 30 (commencing with Section 56000) of

10 Division 4 of Title 2 of the Education Code, Chapter 26.5

11 (commencing with Section 7570) of Division 7 of Title 1 of the

12 Government Code, and Chapter 3 (commencing with Section 3000)

13 of Division 1 of Title 5 of the California Code of Regulations.

14 (b) The following definitions apply for purposes of this section:

(1) "Health care provider" has the same meaning as defined inparagraph (4) of subdivision (a) of Section 1374.72 and paragraph

17 (5) of subdivision (c) of Section 1374.73.

(2) "Institution of higher education" means the CaliforniaCommunity Colleges, the California State University, or theUniversity of California.

(3) "Local educational agency" means a school district, county
office of education, charter school, the California Schools for the
Deaf, and the California School for the Blind.

(4) "Medically necessary treatment of a mental health or
substance use disorder" has the same meaning as defined in
paragraph (3) of subdivision (a) of Section 1374.72.

(5) "Mental health and substance use disorder" has the same
meaning as defined in paragraph (2) of subdivision (a) of Section
1374.72.

30 (6) "Qualified youth drop-in center" means a center providing

31 behavioral or primary health and wellness services to youth 12 to

32 25 years of age, inclusive, with the capacity to provide services

33 before and after school hours that has been designated by or

34 embedded with a local educational agency or institution of higher
 35 education for the purposes of this section.

36 (6) "Qualified youth drop-in center" means a center to which

37 all of the following apply:

38 (A) The center provides behavioral health and wellness services

39 to youth up to 25 years of age, inclusive, or to a subset of youth

40 who are between 12 and 25 years of age, inclusive.

(B) The center provides at least one or more additional youth
 services, including, but not limited to, health services, services to
 support youth education and employment, and services to assist
 families to support youth.
 (C) The center has the capacity to provide services before and

6 after school hours.

7 (D) The center has been designated by or embedded with a local
8 educational agency or institution of higher education for the
9 purposes of this section.

10 *(E) The center has a physical location and offers face-to-face* 11 *services.* 

12 (F) The center is operated by a nonprofit entity, local 13 government agency, or a federally recognized Indian tribe, tribal 14 organization, urban Indian organization, or other tribal entity as 15 designated by the department.

(7) "Schoolsite" means a facility or location used for public 16 17 kindergarten, elementary, secondary, or postsecondary purposes. "Schoolsite" also includes a location not owned or operated by a 18 public school, or public school district, if the school or school 19 20 district provides or arranges for the provision of medically 21 necessary treatment of a mental health or substance use disorder 22 to its students at that location, including off-campus clinics, mobile 23 counseling services, qualified youth drop-in centers, and similar 24 locations.

25 (8) "Utilization review" has the same meaning as defined in 26 paragraph (3) of subdivision (f) of Section 1374.721.

(c) If a local educational agency, agency or institution of higher 27 28 education, or qualified youth drop-in center education provides or 29 arranges for the provision of treatment of a mental health or 30 substance use disorder services subject to this section by a health 31 care provider for an individual 25 years of age or younger at a 32 schoolsite or qualified youth drop-in center, schoolsite, the 33 student's health care service plan shall reimburse the local 34 educational agency, agency or institution of higher education, or 35 qualified youth drop-in center education for those services. If an affiliated provider is designated by a local education agency or 36 37 institution of higher education to directly submit claims and receive 38 reimbursement for fee schedule services, a student's health care

39 service plan shall reimburse an affiliated provider directly.

1 (1) A health care service plan shall not require prior 2 authorization for services provided pursuant to this section.

3 (2) A health care service plan may conduct a postclaim review 4 to determine appropriate payment of the claim. Payment for 5 services subject to this section may be denied only if the health 6 care service plan reasonably determines that the services were 7 provided to a student not enrolled in the health plan, were never 8 performed, or were not provided by a health care provider 9 appropriately licensed or authorized to provide the services.

(3) Notwithstanding paragraph (1), a health plan may require
prior authorization for services as authorized by the department
pursuant to subdivision (d).

(4) A local educational agency, community college district, the
California State University system, or the Regents of the University
of California may consolidate claims for purposes of submitting
the claims to a health care service plan.

(5) A health care service plan shall provide reimbursement for
services provided to students pursuant to this section at the greater
of either of the following amounts:

(A) The health plan's contracted rate with the local educational
 agency, institution of higher education, or health care provider, if
 any.

(B) The fee-for-service reimbursement rate published by the
State Department of Health Care Services for the same or similar
services provided in an outpatient setting, pursuant to Section
5961.4 of the Welfare and Institutions Code.

(6) A health care service plan shall provide reimbursement for
services provided pursuant to this section in compliance with the
requirements for timely payment of claims, as required by this
chapter.

31 (7) Services provided pursuant to this section shall not be subject
32 to copayment, coinsurance, deductible, or any other form of cost
33 sharing.

34 (8) An individual or entity shall not bill the enrollee or
35 subscriber, nor seek reimbursement from the enrollee or subscriber,
36 for services provided pursuant to this section.

(d) No later than December 31, 2023, the director shall issue
guidance to health care service plans regarding compliance with
this section. This guidance shall not be subject to the
Administrative Procedure Act (Chapter 3.5 (commencing with

1 Section 11340) of Part 1 of Division 3 of Title 2 of the Government

2 Code). Any guidance issued pursuant to this subdivision shall be

3 effective only until the director adopts regulations pursuant to the

4 Administrative Procedure Act.

5 (e) This section does not apply to contracts entered into pursuant

- 6 to Chapter 7 (commencing with Section 14000) or Chapter 8
- 7 (commencing with Section 14200) of Part 3 of Division 9 of the

8 Welfare and Institutions Code, between the State Department of

- 9 Health Care Services and a health care service plan for enrolled
- 10 Medi-Cal beneficiaries.

11 SEC. 2. Section 10144.53 of the Insurance Code is amended 12 to read:

13 10144.53. (a) (1) A disability insurance policy issued, 14 amended, renewed, or delivered on or after January 1, 2024, that is required to provide coverage for medically necessary treatment 15 of mental health and substance use disorders pursuant to Sections 16 17 10144.5, 10144.51, and 10144.52 shall cover the provision of the 18 services identified in the fee-for-service reimbursement schedule 19 published by the State Department of Health Care Services, as described in subparagraph (B) of paragraph (5) of subdivision (c), 20 21 when those services are delivered at schoolsites or qualified youth 22 drop-in centers pursuant to this section, regardless of the network 23 status of the local educational agency, institution of higher 24 education, or health care provider.

(2) This section does not relieve a local educational agency or 25 26 institution of higher education from requirements to accommodate 27 or provide services to students with disabilities pursuant to any 28 applicable state and federal law, including, but not limited to, the 29 federal Individuals with Disabilities Education Act (20 U.S.C. Sec. 30 1400 et seq.), Part 30 (commencing with Section 56000) of 31 Division 4 of Title 2 of the Education Code, Chapter 26.5 32 (commencing with Section 7570) of Division 7 of Title 1 of the 33 Government Code, and Chapter 3 (commencing with Section 3000)

34 of Division 1 of Title 5 of the California Code of Regulations.

35 (b) The following definitions apply for purposes of this section:

- 36 (1) "Health care provider" has the same meaning as defined in
- 37 paragraph (4) of subdivision (a) of Section 10144.5 and paragraph
- 38 (5) of subdivision (c) of Section 10144.51.

1 (2) "Institution of higher education" means the California 2 Community Colleges, the California State University, or the 3 University of California.

4 (3) "Local educational agency" means a school district, county 5 office of education, charter school, the California Schools for the

6 Deaf, and the California School for the Blind.

7 (4) "Medically necessary treatment of a mental health or 8 substance use disorder" has the same meaning as defined in 9 paragraph (3) of subdivision (a) of Section 10144.5.

(5) "Mental health and substance use disorders" has the same
meaning as defined in paragraph (2) of subdivision (a) of Section
10144.5.

(6) "Qualified youth drop-in center" means a center providing
 behavioral or primary health and wellness services to youth 12 to

15 25 years of age, inclusive, with the capacity to provide services

16 before and after school hours that has been designated by or

embedded with a local educational agency or institution of higher
 education for the purposes of this section.

19 (6) "Qualified youth drop-in center" means a center to which 20 all of the following apply:

(A) The center provides behavioral health and wellness services
to youth up to 25 years of age, inclusive, or to a subset of youth
who are between 12 and 25 years of age, inclusive.

(B) The center provides at least one or more additional youth
 services, including, but not limited to, health services, services to
 support youth education and employment, and services to assist

27 *families to support youth.* 

28 (*C*) The center has the capacity to provide services before and 29 after school hours.

30 (D) The center has been designated by or embedded with a local
31 educational agency or institution of higher education for the
32 purposes of this section.

33 *(E) The center has a physical location and offers face-to-face* 34 *services.* 

(F) The center is operated by a nonprofit entity, local
government agency, or a federally recognized Indian tribe, tribal
organization, urban Indian organization, or other tribal entity as

38 designated by the department.

39 (7) "Schoolsite" means a facility or location used for public40 kindergarten, elementary, secondary, or postsecondary purposes.

1 "Schoolsite" also includes a location not owned or operated by a

2 public school, or public school district if the school or school3 district provides or arranges for the provision of medically

4 necessary treatment of a mental health or substance use disorder

5 to its students at that location, including off-campus clinics, mobile

6 counseling services, *qualified youth drop-in centers*, and similar

7 locations.

8 (8) "Utilization review" has the same meaning as defined in 9 paragraph (3) of subdivision (f) of Section 10144.52.

10 (c) If a local educational agency, agency or institution of higher

11 education, or qualified youth drop-in center education provides or

12 arranges for the provision of treatment of a mental health or

13 substance use disorder services subject to this section by a health

14 care provider at a schoolsite or qualified youth drop-in center for

15 an individual 25 years of age or younger, the student's disability 16 insurer shall reimburse the local educational-agency, *agency or* 

17 institution of higher education, or qualified youth drop-in center

*education* for those services. *If an affiliated provider is designated* 

19 by a local education agency or institution of higher education to

20 *directly submit claims and receive reimbursement for fee schedule* 

21 *services, a student's disability insurer shall reimburse an affiliated* 

22 provider directly.

(1) A disability insurer shall not require prior authorization forservices provided pursuant to this section.

(2) A disability insurer may conduct a postclaim review to determine appropriate payment of the claim. Payment for services subject to this section may be denied only if the disability insurer reasonably determines that the services were provided to a student not covered by the insurer, were never performed, or were not provided by a health care provider appropriately licensed or authorized to provide the services.

32 (3) Notwithstanding paragraph (1), a disability insurer may
 33 require prior authorization for services as authorized by the
 34 commissioner, pursuant to subdivision (d).

35 (4) A local educational agency, community college district, the

36 California State University system, or the Regents of the University

37 of California may consolidate claims for purposes of submission

38 to a disability insurer.

(5) A disability insurer shall provide reimbursement for services
provided to students pursuant to this section at the greater of either
of the following amounts:

4 (A) The disability insurer's contracted rate with the local 5 educational agency, institution of higher education, or health care 6 provider, if any.

7 (B) The fee-for-service reimbursement rate published by the
8 State Department of Health Care Services for the same or similar
9 services provided in an outpatient setting, pursuant to Section
10 5961.4 of the Welfare and Institutions Code.

11 (6) A disability insurer shall provide reimbursement for services 12 provided pursuant to this section in compliance with the 13 requirements for timely payment of claims as required by this 14 chapter.

(7) Services provided pursuant to this section shall not be subjectto copayment, coinsurance, deductible, or any other form of costsharing.

18 (8) An individual or entity shall not bill the policyholder or 19 insured, nor seek reimbursement from the policyholder or insured,

20 for services provided pursuant to this section.

21 (d) The commissioner shall issue guidance to disability insurers 22 regarding compliance with this section, as well as requirements 23 necessary to comply with Section 5961.4 of the Welfare and 24 Institutions Code. This guidance shall not be subject to the 25 Administrative Procedure Act (Chapter 3.5 (commencing with 26 Section 11340) of Part 1 of Division 3 of Title 2 of the Government 27 Code). Guidance issued pursuant to this subdivision shall be 28 effective only until the commissioner adopts regulations pursuant 29 to the Administrative Procedure Act. 30 SEC. 3. Section 5961.4 of the Welfare and Institutions Code

30 SEC. 3. Section 5961.4 of the Welfare and Institutions Co 31 is amended to read:

5961.4. (a) As a component of the initiative, the State
 Department of Health Care Services shall develop and maintain a
 school-linked statewide fee schedule for outpatient mental health

35 or substance use disorder treatment provided to a student 25 years

36 of age or younger at a schoolsite.

37 (b) The department shall develop and maintain a school-linked

38 statewide provider network of schoolsite behavioral health39 counselors.

1 (c) (1) Subject to subdivision (h), each Medi-Cal managed care 2 plan and Medi-Cal behavioral health delivery system, as applicable, 3 shall reimburse providers of medically necessary outpatient mental 4 health or substance use disorder treatment provided at a schoolsite 5 or qualified youth drop-in center to a student 25 years of age or younger who is an enrollee of the plan or delivery system, in 6 7 accordance with paragraph (2), but only to the extent the Medi-Cal 8 managed care plan or Medi-Cal behavioral delivery system is 9 financially responsible for those schoolsite or qualified youth drop-in center services under its approved managed care contract 10 with the department. 11

(2) Providers of medically necessary schoolsite or qualified
youth drop-in center services described in this section shall be
reimbursed, at a minimum, at the fee schedule rate or rates
developed pursuant to subdivision (a), regardless of network
provider status.

(d) (1) The department may contract with an entity to administerthe school-linked statewide behavioral health provider network inaccordance with this subdivision.

20 (2) The entity that administers the school-linked statewide 21 behavioral health provider network shall do all of the following:

(A) Create and administer a process for enrolling and
 credentialing all eligible practitioners and providers seeking to
 provide medically necessary schoolsite or qualified youth drop-in
 center services described in this section.

(B) Create and administer a process for the submission and
reimbursement of claims eligible to be reimbursed pursuant to this
section, which may include resolving disputes related to the
school-linked statewide all-payer fee schedule and administering
fee collection pursuant to subdivision (g).

(C) Create and administer a mechanism for the sharing of data 31 32 between the entity contracted pursuant to this subdivision and a health care service plan, insurer, or Medi-Cal managed care plan 33 34 that covers medically necessary schoolsite or qualified youth 35 drop-in center services subject to the school-linked statewide all-payer fee schedule that is necessary to facilitate timely claims 36 37 processing, payment, and reporting, avoid duplication of claims, allow for tracking of grievance remediation, and to facilitate 38 39 coordination of care and continuity of care for enrollees.

(e) A provider or practitioner of medically necessary schoolsite
 or qualified youth drop-in center services participating in the
 school-linked statewide behavioral health provider network
 described in this section shall do all of the following:

5 (1) Comply with all administrative requirements necessary to 6 be enrolled and credentialed, as applicable, by the entity that 7 administers the school-linked statewide behavioral health provider 8 network.

9 (2) Submit all claims for reimbursement for services billed under 10 the school-linked statewide all-payer fee schedule through the 11 entity that administers the school-linked statewide behavioral 12 health provider network.

(3) If a provider or practitioner of medically necessary schoolsite 13 14 or qualified youth drop-in center services has, or enters into, a 15 direct agreement established with a health care service plan, insurer, 16 or Medi-Cal managed care plan that covers medically necessary 17 schoolsite or qualified youth drop-in center services outside of the 18 school-linked statewide all-payer fee schedule, they shall be 19 allowed to bill for services provided directly under the terms of 20 the established agreement. 21 (f) (1) A health care service plan, insurer, or Medi-Cal managed

22 care plan that covers medically necessary schoolsite or qualified 23 youth drop-in center services subject to the school-linked statewide 24 all-payer fee schedule, pursuant to Section 1374.722 of the Health 25 and Safety Code, Section 10144.53 of the Insurance Code, and 26 this section, shall comply with all administrative requirements 27 necessary to cover and reimburse those services set forth by the 28 entity that administers the school-linked statewide behavioral 29 health provider network.

(2) If an agreement exists between a health care service plan,
insurer, or Medi-Cal managed care plan and a provider or
practitioner of medically necessary schoolsite-or qualified youth
drop-in center services outside of the school-linked statewide
all-payer fee schedule, the health care service plan, insurer, or
Medi-Cal managed care plan shall do all of the following:

36 (A) At minimum, reimburse the contracted provider or
37 practitioner at the school-linked statewide all-payer fee schedule
38 rates.

39 (B) Provide to the department data deemed necessary and40 appropriate for program reporting and compliance purposes.

1 (C) Comply with all administrative requirements necessary to

2 cover and reimburse medically necessary schoolsite or qualified
 3 youth drop-in center services subject to the school-linked statewide

4 all-payer fee schedule, as determined by the department.

5 (g) (1) The department shall establish and charge a fee to 6 participating health care service plans, insurers, or Medi-Cal 7 managed care plans to cover the reasonable cost of administering 8 the school-linked statewide behavioral health provider network.

9 (2) The department shall set the fees in an amount that it projects 10 is sufficient to cover all administrative costs incurred by the state 11 associated with implementing this section and consider the assessed 12 volume of claims and providers or practitioners of medically 13 necessary schoolsite or qualified youth drop-in center services that 14 are credentialed and enrolled by the entity contracted pursuant to 15 subdivision (d).

(3) The department shall not assess the fee authorized by this
subdivision until the time that the contract between the department
and the entity contracted pursuant to subdivision (d) commences.
(4) (A) The department may periodically update the amount
and structure of the fees, as necessary, to provide sufficient funding

21 for the purpose specified in this subdivision.

(B) The fees authorized in this paragraph shall be evaluatedannually and based on the state's projected costs for theforthcoming fiscal year.

(C) If the department proposes to increase the fees, it shall notify
the Legislature of the proposed increase through the submission
of the semiannual Medi-Cal estimate provided to the Legislature.
(5) (A) (i) The Behavioral Health Schoolsite Fee Schedule

Administration Fund is hereby established in the State Treasury.

(ii) The department shall administer the Behavioral Health
 Schoolsite Fee Schedule Administration Fund consistent with this
 subdivision.

33 (B) All revenues, less refunds, derived from the fees authorized

in this subdivision shall be deposited in the Behavioral HealthSchoolsite Fee Schedule Administration Fund.

36 (C) The moneys in the Behavioral Health Schoolsite Fee 37 Schedule Administration Fund shall be available upon

38 appropriation by the Legislature and shall be used only for purposes

39 of this subdivision.

1 (D) Notwithstanding Section 16305.7 of the Government Code, 2 interest and dividends earned on moneys in the Behavioral Health 3 Schoolsite Fee Schedule Administration Fund shall be retained in 4 the fund and used solely for the purposes specified in this section. 5 (E) Notwithstanding any other provision of law, the Controller 6 may use moneys in the Behavioral Health Schoolsite Fee Schedule 7 Administration Fund for cashflow loans to the General Fund as 8 provided in Sections 16310 and 16381 of the Government Code. 9 (F) Funds remaining in the Behavioral Health Schoolsite Fee 10 Schedule Administration Fund at the end of a fiscal year shall be 11 available for use in the following fiscal year and taken into 12 consideration in establishment of fees for the subsequent fiscal 13 year. 14 (h) This section shall be implemented only to the extent that the 15 department obtains any necessary federal approvals, and federal financial participation under the Medi-Cal program is available 16 17 and not otherwise jeopardized. 18 (i) This section does not relieve a local educational agency or 19 institution of higher education from requirements to accommodate 20 or provide services to students with disabilities pursuant to any 21 applicable state and federal law, including, but not limited to, the 22 federal Individuals with Disabilities Education Act (20 U.S.C. Sec. 23 1400 et seq.), Part 30 (commencing with Section 56000) of Division 4 of Title 2 of the Education Code, Chapter 26.5 24 25 (commencing with Section 7570) of Division 7 of Title 1 of the 26 Government Code, and Chapter 3 (commencing with Section 3000) 27 of Division 1 of Title 5 of the California Code of Regulations. 28 (i) For purposes of this section, the following definitions shall 29 apply: 30 (1) "Comprehensive risk contract" has the same meaning as set 31 forth in Section 438.2 of Title 42 of the Code of Federal 32 Regulations. (2) "Institution of higher education" means the California 33 Community Colleges, the California State University, or the

- 34 Community Colleges, the Califo35 University of California.
- 36 (3) Local "Local educational agency" means a school district,
- county office of education, charter school, the California Schoolsfor the Deaf, and the California School for the Blind.
- 39 (4) "Medi-Cal behavioral health delivery system" has the 40 meaning described in subdivision (i) of Section 14184.101.

1 (5) "Medi-Cal managed care plan" means any individual, 2 organization, or entity that enters into a comprehensive risk contract 3 with the department to provide covered full-scope health care 4 services to enrolled Medi-Cal beneficiaries pursuant to any 5 provision of Chapter 7 (commencing with Section 14000) or 6 Chapter 8 (commencing with Section 14200) of Part 3 of Division 7 9.

8 (6) "Qualified youth drop-in center" means a center providing
 9 behavioral or primary health and wellness services to youth 12 to

10 25 years of age, inclusive, with the capacity to provide services

11 before and after school hours that has been designated by or 12 embedded with a local educational agency or institution of higher

13 education for the purposes of this section.

14 (7)

15 (6) "Schoolsite" has the meaning described in paragraph (6) (7)

16 of subdivision (b) of Section 1374.722 of the Health and Safety17 Code.

18 SEC. 4. No reimbursement is required by this act pursuant to

19 Section 6 of Article XIIIB of the California Constitution because

20 the only costs that may be incurred by a local agency or school

21 district will be incurred because this act creates a new crime or

22 infraction, eliminates a crime or infraction, or changes the penalty

23 for a crime or infraction, within the meaning of Section 17556 of

24 the Government Code, or changes the definition of a crime within

25 the meaning of Section 6 of Article XIII B of the California

26 Constitution.

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