## SUBSTITUTE FOR HOUSE BILL NO. 4630

A bill to amend 2013 PA 93, entitled "Michigan indigent defense commission act,"

by amending the title and sections 3, 5, 7, 9, 11, 13, 15, 17, 21, and 23 (MCL 780.983, 780.985, 780.987, 780.989, 780.991, 780.993, 780.995, 780.997, 780.1001, and 780.1003), section 3 as amended by 2019 PA 108, sections 5, 9, 11, 13, 15, and 17 as amended by 2018 PA 214, and section 7 as amended by 2018 PA 443, and by adding section 14.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

## TITLE

2 An act to create the Michigan indigent defense commission and
3 to provide for its powers and duties; to provide certain indigent
4 defendants in criminal and juvenile cases with effective assistance



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of counsel; to provide standards for the appointment of legal
 counsel; to provide for and limit certain causes of action; and to
 provide for certain appropriations and grants.

4

Sec. 3. As used in this act:

5

(a) "Adult" means either of the following:

6

(i) An individual **who is** 18 years of age or older.

7 (*ii*) An individual who is less than 18 years of age at the time
8 of the commission of a felony if any of the following conditions
9 apply:

10 (A) During consideration of a petition filed under section 4
11 of chapter XIIA of the probate code of 1939, 1939 PA 288, MCL
12 712A.4, to waive jurisdiction to try the individual as an adult and
13 upon granting a waiver of jurisdiction.

(B) The prosecuting attorney designates the case under section
2d(1) of chapter XIIA of the probate code of 1939, 1939 PA 288, MCL
712A.2d, as a case in which the juvenile is to be tried in the same
manner as an adult.

18 (C) During consideration of a request by the prosecuting
19 attorney under section 2d(2) of chapter XIIA of the probate code of
20 1939, 1939 PA 288, MCL 712A.2d, that the court designate the case
21 as a case in which the juvenile is to be tried in the same manner
22 as an adult.

(D) The prosecuting attorney authorizes the filing of a
complaint and warrant for a specified juvenile violation under
section 1f of chapter IV of the code of criminal procedure, 1927 PA
175, MCL 764.1f.

27 (b) "Consumer Price Index" means the annual United States
28 Consumer Price Index for all urban consumers as defined and
29 reported by the United States Department of Labor, Bureau of Labor



**1** Statistics.

2 (c) "Department" means the department of licensing and3 regulatory affairs.

4 (d) "Effective assistance of counsel" or "effective
5 representation" means legal representation that is compliant with
6 standards established by the appellate courts of this state and the
7 United States Supreme Court.

8 (e) "Indigent" means meeting 1 or more of the conditions
9 described in section 11(3).an inability to obtain competent legal
10 representation for oneself without substantial financial hardship
11 to oneself or one's dependents, as determined using the standards
12 and procedures prescribed by MIDC under section 11.

13 (f) "Indigent criminal defense services" means local legal 14 defense services provided to a defendant and to which both of the 15 following conditions apply:any of the following individuals:

16 (i) The defendant An indigent adult who is being prosecuted or 17 sentenced for a crime for which an individual the adult may be 18 imprisoned upon conviction, beginning with not later than the 19 defendant's adult's initial appearance in court to answer to the 20 criminal charge.

21 (ii) The defendant is determined to be indigent under section
22 11(3).

(*ii*) An indigent youth who is, or is alleged to be, under the
jurisdiction of the court under section 2(a), (d), or (h) of
chapter XIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2,
beginning not later than the youth's initial appearance in court.
(g) Indigent criminal defense services do not include services

28 authorized to be either of the following:

29

(i) Services provided under the appellate defender act, 1978 PA



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1 620, MCL 780.711 to 780.719.

2 (*ii*) Services provided by a lawyer-guardian ad litem under
3 section 17c(7) to (10) and section 17d of chapter XIIA of the
4 probate code of 1939, 1939 PA 288, MCL 712A.17c and 712A.17d.

5 (h) "Indigent criminal defense system" or "system" means 6 either of the following:

7

(i) The local unit of government that funds a trial court.

8 (ii) If a trial court is funded by more than 1 local unit of9 government, those local units of government, collectively.

10 (i) "Local share" or "share" means an indigent criminal 11 defense system's average annual expenditure for indigent criminal 12 adult defense services in the 3 fiscal years immediately preceding 13 the creation of the MIDC under this act, excluding money reimbursed 14 to the system by individuals determined to be partially indigent,

15 and indigent youth defense services in the 3 fiscal years

16 immediately preceding January 1, 2024. Beginning on November 1, 2018, if the Consumer Price Index has increased since November 1 of 18 the prior state fiscal year, the local share must be adjusted by 19 that number or by 3%, whichever is less.

20 (j) "MIDC" or "commission" means the Michigan indigent defense
21 commission created established under section 5.

(k) "Partially indigent" means a criminal defendant who is unable to afford the complete cost of legal representation, but is able to contribute a monetary amount toward his or her the representation.

26 (*l*) "Youth" means an individual who is less than 18 years of
27 age and the subject of a delinquency petition.

28 Sec. 5. (1) The Michigan indigent defense commission is29 established within the department.



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(2) The MIDC is an autonomous entity within the department. 1 Except as otherwise provided by law, the MIDC shall exercise its 2 3 statutory powers, duties, functions, and responsibilities independently of the department. The department shall provide 4 5 support and coordinated services as requested by the MIDC including 6 providing personnel, budgeting, procurement, and other 7 administrative support to the MIDC sufficient to carry out its 8 duties, powers, and responsibilities.

9 (3) The MIDC shall propose minimum standards for the local
10 delivery of indigent criminal defense services providing effective
11 assistance of counsel to adults and youth throughout this state.
12 These

13 (4) The minimum standards must be designed to ensure the 14 provision of indigent criminal defense services that meet 15 constitutional requirements for effective assistance of counsel. 16 However, these minimum standards must not infringe on the supreme 17 court's authority over practice and procedure in the courts of this 18 state as set forth in section 5 of article VI of the state 19 constitution of 1963.

20 (5) (4)—The commission shall convene a public hearing before a
21 proposed minimum standard is recommended to the department.

22 (6) A proposed minimum standard proposed under this subsection
23 must be submitted to the department for approval or rejection.
24 Opposition

(7) Any opposition to a proposed minimum standard may be submitted to the department in a manner prescribed by the department. An If an indigent criminal defense system that objects to a recommended proposed minimum standard on the ground that the recommended proposed minimum standard would exceed the MIDC's



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statutory authority, shall the objection must state specifically 1 2 how the recommended proposed minimum standard would exceed the MIDC's statutory authority. A 3

(8) Except as otherwise provided in subsection (9), a proposed 4 5 minimum standard is final when it is approved by the department. A

6 (9) The commission may amend an approved minimum standard at 7 any time in accordance with the procedures set forth in subsections 8 (5) to (8). If a proposed minimum standard has been recommended to 9 the department but not yet approved or rejected, the commission may 10 modify the proposed minimum standard. If the commission modifies the proposed minimum standard under this subsection, the commission 11 12 must again convene a public hearing before recommending the modified proposed minimum standard to the department. 13

14 (10) An approved minimum standard that is approved by the 15 department is not subject to challenge through the appellate procedures in section 15. 16

17 (11) An approved minimum standard for the local delivery of 18 indigent criminal defense services within an indigent criminal defense system is not a rule as that term is defined in section 7 19 20 of the administrative procedures act of 1969, 1969 PA 306, MCL 21 24.207.

22 (12) (5) Approval An approval of a minimum standard proposed 23 by the MIDC is considered a final department action subject to judicial review under section 28 of article VI of the state 24 25 constitution of 1963 to determine whether the approved minimum 26 standard is authorized by law. Jurisdiction

(13) The jurisdiction and venue for the judicial review of an 27 approved minimum standard are vested in the court of claims. 28 29

(14) An indigent criminal defense system may file a petition



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1 for the review of an approved minimum standard in the court of 2 claims within 60 days after the date of mailing or emailing notice 3 of the department's final decision on the recommended proposed 4 minimum standard.

5 (15) The filing of a petition for review under subsection (14)
6 does not stay enforcement of an approved minimum standard, but the
7 department may grant, or the court of claims may order, a stay upon
8 appropriate terms.

9 (16) (6) The MIDC shall identify and encourage best practices
10 for delivering the effective assistance of counsel to indigent
11 defendants. charged with crimes.

12 (17) (7) The MIDC shall identify and implement a system of 13 performance metrics to assess the provision of indigent defense 14 services in this state relative to national standards and 15 benchmarks.

16 (18) The MIDC shall provide an annual report to the governor, 17 the legislature, the supreme court, and the state budget director 18 on the performance metrics not later than December 15 of each year. 19 Sec. 7. (1) The MIDC includes 18–19 voting members and the ex 20 officio member described in subsection (2).(4).

(2) The Except as otherwise provided in subsection (11), the
18-19 voting members shall must be appointed by the governor for
terms of 4 years. , except as provided in subsection (4).

24 (3) Subject to subsection (3), subsections (5) to (9), the
25 governor shall appoint the 19 members under this described in
26 subsection (1) as follows:

27 (a) Two members submitted by the speaker of the house of28 representatives.

29

(b) Two members submitted by the senate majority leader.



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(c) One member from a list of 3 names submitted by the supreme
 court chief justice.

3 (d) Three members from a list of 9 names submitted by the4 Criminal Defense Attorneys of Michigan.

5 (e) One member from a list of 3 names submitted by the 6 children's law section of the State Bar of Michigan who is 7 experienced in defending youth in delinquency proceedings.

8 (f) (e) One member from a list of 3 names submitted by the
9 Michigan Judges Association.

10 (g) (f) One member from a list of 3 names submitted by the 11 Michigan District Judges Association.

12 (h) (g)—One member from a list of 3 names submitted by the 13 State Bar of Michigan.

14 (i) (h) One member from a list of names submitted by bar 15 associations whose primary mission or purpose is to advocate for 16 minority interests. Each bar association described in this 17 subdivision may submit 1 name.

18 (j) (i) One member from a list of 3 names submitted by the 19 Prosecuting Attorneys Association of Michigan who is a former 20 county prosecuting attorney or former assistant county prosecuting 21 attorney.

(k) (j) One member selected to represent the general public.
 (l) (k) Two members representing the funding unit of a circuit
 court from a list of 6 names submitted by the Michigan Association
 of Counties.

(m) (*l*)—One member representing the funding unit of a district
court from a list of 3 names submitted by the Michigan Townships
Association or the Michigan Municipal League. The Michigan
Townships Association and the Michigan Municipal League shall



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alternate in submitting a list as described under this subdivision. 1 For the first appointment after the effective date of the 2 amendatory act that amended this subdivision, March 21, 2019, the 3 Michigan Municipal League shall submit a list as described under 4 5 this subdivision for consideration for the appointment. For the 6 second appointment after the effective date of the amendatory act 7 that amended this subdivision, March 21, 2019, the Michigan 8 Townships Association shall submit a list as described under this 9 subdivision for consideration for the appointment.

10 (n) (m) One member from a list of 3 names submitted by the 11 state budget office.

12 (4) (2) The supreme court chief justice or his or her the
13 designee of the chief justice shall serve as an ex officio member
14 of the MIDC without vote.

15 (5) (3) Individuals Every individual nominated for service on 16 the MIDC as provided in subsection (1) (3) must have at least 1 of 17 the following:

18 (a) significant Significant experience in the defense or
19 prosecution of criminal proceedings. or have

(b) Significant experience in the defense or prosecution ofyouth in juvenile proceedings.

(c) demonstrated a A strong and demonstrated commitment to
providing effective representation in indigent criminal defense
services.

(6) Of the members appointed under this section, the governor shall appoint no fewer than 2 individuals who are not licensed attorneys and at least 1 individual with substantial knowledge of the juvenile justice system.

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(7) Any individual who receives compensation from this state



or an indigent criminal defense system for providing prosecution of
 or representation to indigent adults or youth in state courts is
 ineligible to serve as a member of the MIDC.

4 (8) Not more than 3 judges, whether they are former judges or5 sitting judges, shall serve on the MIDC at the same time.

6 (9) The governor may reject the names submitted under
7 subsection (1)-(3) and request additional names.

8 (10) (4) An MIDC members member shall hold office until their
9 successors are a successor is appointed for the member.

10 (11) The terms of the members must be staggered. Initially, 4 11 members must be appointed for a term of 4 years each, 4 members 12 must be appointed for a term of 3 years each, 4 members must be 13 appointed for a term of 2 years each, and 3 members must be 14 appointed for a term of 1 year each.

15 (12) (5) The governor shall fill a vacancy occurring in the 16 membership of the MIDC in the same manner as the original 17 appointment, except if the vacancy is for an appointment described 18 in subsection (1) (d), (3) (d), the source of the nomination shall 19 submit a list of 3 names for each vacancy. However, if the senate 20 majority leader or the speaker of the house of representatives is 21 the source of the nomination, 1 name must be submitted. If an MIDC member vacates the commission before the end of the member's term, 22 23 the governor shall fill that vacancy for the unexpired term only.

(13) (6) The governor shall appoint 1 of the original MIDC
members to serve as chairperson of the MIDC for a term of 1 year.
At the expiration of that year, or upon the vacancy in the
membership of the member appointed chairperson, the The MIDC shall
annually elect a chairperson from its membership to serve a 1-year
term. An MIDC member shall not serve as chairperson of the MIDC for



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1 more than 3 consecutive terms.

2 (14) (7) MIDC members shall not receive compensation in that
3 capacity but must be reimbursed for their reasonable actual and
4 necessary expenses by the state treasurer.

5 (15) (8) The governor may remove an MIDC member for
6 incompetence, dereliction of duty, malfeasance, misfeasance, or
7 nonfeasance in office, or for any other good cause.

8 (16) (9) A majority of the MIDC voting members constitute a
9 quorum for the transaction of business at a meeting of the MIDC. A
10 majority of the MIDC voting members are required for official
11 action of the commission.

12 (17) (10) Confidential case information — including, but not 13 limited to, client information and attorney work product — is 14 exempt from disclosure under the freedom of information act, 1976 15 PA 442, MCL 15.231 to 15.246.

16 Sec. 9. (1) The MIDC has the following authority and duties: (a) Developing and overseeing the implementation, enforcement, 17 18 and modification of minimum standards, rules, and procedures to ensure that indigent criminal defense services providing effective 19 20 assistance of counsel are consistently delivered to all indigent adults and youth in this state consistent with the safequards of 21 22 the United States constitution, Constitution, the state constitution of 1963, and this act. 23

(b) Investigating, auditing, and reviewing the operation of indigent criminal defense services to assure ensure compliance with the commission's minimum standards, rules, and procedures. However, an indigent criminal defense service that is in compliance with the commission's minimum standards, rules, and procedures must not be required to provide indigent criminal defense services in excess of



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1 those standards, rules, and procedures.

2 (c) Hiring an executive director and determining the
3 appropriate number of staff needed to accomplish the purpose of the
4 MIDC consistent with annual appropriations.

5

(d) Assigning the executive director the following duties:

6 (i) Establishing an organizational chart, preparing an annual7 budget, and hiring, disciplining, and firing staff.

8 (*ii*) Assisting the MIDC in developing, implementing, and
9 regularly reviewing the MIDC's standards, rules, and procedures,
10 including, but not limited to, recommending to the MIDC suggested
11 changes to the criteria for an indigent adult's or youth's
12 eligibility for receiving criminal trial defense services under
13 this act.

(e) Establishing procedures for the receipt and resolution of
complaints, and the implementation of recommendations from the
courts, other participants in the criminal and juvenile justice
system, systems, clients, and members of the public.

(f) Establishing procedures for the mandatory collection of data concerning the operation of the MIDC, each indigent <del>criminal</del> defense system, and the operation of indigent <del>criminal</del> defense services.

(g) Establishing rules and procedures for indigent criminal defense systems to apply to the MIDC for grants to bring the system's delivery of indigent criminal defense services into compliance with the minimum standards established by the MIDC.

(h) Establishing procedures for annually reporting to the governor, the legislature, and the supreme court. The report required under this subdivision shall must include, but is not be limited to, recommendations for improvements and further



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1 legislative action.

(2) Upon the appropriation of sufficient funds, the MIDC shall
establish minimum standards to carry out the purpose of this act,
and collect data from all indigent criminal defense systems. The
MIDC shall propose goals for compliance with the minimum standards
established under this act consistent with the metrics established
under this section and appropriations by this state.

8 (3) In establishing and overseeing the minimum standards,
9 rules, and procedures described in subsection (1), the MIDC shall
10 emphasize the importance of indigent criminal all of the following:

(a) Indigent defense services provided to juveniles youth
under the age of 17-18 who are tried in the same manner as adults
or who may be sentenced in the same manner as adults. and to

14 (b) Indigent defense services provided to adults with mental15 impairments.

16 (4) The MIDC shall be mindful that defense attorneys who 17 provide indigent criminal defense services are partners with the 18 prosecution, law enforcement, and the judiciary in the criminal and 19 juvenile justice system.systems.

20 (5) The MIDC shall establish procedures for the conduct of its
21 affairs and promulgate policies necessary to carry out its powers
22 and duties under this act.

(6) The MIDC policies must be placed in an appropriate manual, made publicly available on a website, and made available to all attorneys and professionals providing indigent criminal defense services, the supreme court, the governor, the senate majority leader, the speaker of the house of representatives, the senate and house appropriations committees, and the senate and house fiscal agencies.



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Sec. 11. (1) The MIDC shall establish minimum standards,
 rules, and procedures to effectuate the following:

3 (a) The delivery of indigent criminal defense services must be
4 independent of the judiciary but ensure that the judges of this
5 state are permitted and encouraged to contribute information and
6 advice concerning that delivery of indigent criminal defense
7 services.

8 (b) If the caseload is sufficiently high, indigent criminal
9 defense services may consist of both an indigent criminal defender
10 office and the active participation of other members of the state
11 bar.

12 (c) Trial courts A trial court shall assure ensure that each 13 criminal defendant or youth is advised of his or her the right to 14 counsel. All adults, except those A defendant or youth may not 15 waive the right to counsel without first consulting with counsel on 16 the consequences of waiver. If a defendant or youth waives the 17 right to counsel, it must be on the record and in writing.

(d) Except for a defendant appearing with retained counsel or
those a defendant who have has made an informed waiver of counsel,
must each defendant must be screened for eligibility under this
act, indigency using the standards and procedures prescribed by
MIDC under subsection (3), and counsel must be assigned as soon as
an indigent adult defendant is determined to be eligible for
indigent criminal defense services.

(2) The MIDC shall implement minimum standards, rules, and procedures to guarantee the right of indigent defendants to the assistance of counsel as provided under amendment Amendments VI and XIV of the Constitution of the United States and section 20 of article I of the state constitution of 1963. In establishing



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1 minimum standards, rules, and procedures, the MIDC shall adhere to 2 the following principles:

3 (a) Defense counsel is provided sufficient time and a space
4 where attorney-client confidentiality is safeguarded for meetings
5 with defense counsel's client.

6 (b) Defense counsel's workload is controlled to permit
7 effective representation. Economic disincentives or incentives that
8 impair defense counsel's ability to provide effective
9 representation must be avoided. The MIDC may develop workload
10 controls to enhance defense counsel's ability to provide effective
11 representation.

12 (c) Defense counsel's ability, training, and experience match
13 the nature and complexity of the case to which he or she the
14 defense counsel is appointed.

(d) The same defense counsel continuously represents and personally appears at every court appearance throughout the pendency of the case. However, indigent criminal defense systems may exempt ministerial, nonsubstantive tasks, and hearings from this prescription.

20 (e) Indigent criminal defense systems employ only defense
21 counsel who have attended continuing legal education relevant to
22 counsels' indigent defense clients.

23 (f) Indigent criminal defense systems systematically review
24 defense counsel at the local level for efficiency and for effective
25 representation according to MIDC standards.

26 (3) The following requirements apply to the application for, 27 and appointment of, indigent criminal defense services under this 28 act:

29

(a) A preliminary inquiry regarding, and the determination of,



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the indigency of any defendant, including a determination regarding 1 2 whether a defendant is partially indigent, for purposes of this act 3 must be made as determined by the indigent criminal defense system not later than at the defendant's first appearance in court. The 4 determination may be reviewed by the indigent criminal defense 5 6 system at any other stage of the proceedings. In determining 7 whether a defendant is entitled to the appointment of counsel, the 8 indigent criminal defense system shall consider whether the 9 defendant is indigent and the extent of his or her ability to pay. 10 Factors to be considered include, but are not limited to, income or 11 funds from employment or any other source, including personal public assistance, to which the defendant is entitled, property 12 owned by the defendant or in which he or she has an economic 13 14 interest, outstanding obligations, the number and ages of the 15 defendant's dependents, employment and job training history, and his or her level of education. A trial court may play a role in 16 17 this determination as part of any indigent criminal defense 18 system's compliance plan under the direction and supervision of the 19 supreme court, consistent with section 4 of article VI of the state 20 constitution of 1963. If an indigent criminal defense system determines that a defendant is partially indigent, the indigent 21 criminal defense system shall determine the amount of money the 22 23 defendant must contribute to his or her defense. An indigent 24 criminal defense system's determination regarding the amount of 25 money a partially indigent defendant must contribute to his or her defense is subject to judicial review. Nothing in this act prevents 26 a court from making a determination of indigency for any purpose 27 consistent with article VI of the state constitution of 1963. 28 29 (b) A defendant is considered to be indigent if he or she is



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unable, without substantial financial hardship to himself or 1 herself or to his or her dependents, to obtain competent, qualified 2 legal representation on his or her own. Substantial financial 3 hardship is rebuttably presumed if the defendant receives personal 4 public assistance, including under the food assistance program, 5 6 temporary assistance for needy families, Medicaid, or disability 7 insurance, resides in public housing, or earns an income less than 8 140% of the federal poverty guideline. A defendant is also 9 rebuttably presumed to have a substantial financial hardship if he 10 or she is currently serving a sentence in a correctional 11 institution or is receiving residential treatment in a mental health or substance abuse facility. 12 (c) A defendant not falling below the presumptive thresholds 13 14 described in subdivision (b) must be subjected to a more rigorous 15 screening process to determine if his or her particular 16 circumstances, including the seriousness of the charges being 17 faced, his or her monthly expenses, and local private counsel rates would result in a substantial hardship if he or she were required 18 19 to retain private counsel. 20 (d) A determination that a defendant is partially indigent may only be made if the indigent criminal defense system determines 21 that a defendant is not fully indigent. An indigent criminal 22 23 defense system that determines a defendant is not fully indigent 24 but may be partially indigent must utilize the screening process 25 under subdivision (c). The provisions of subdivision (c) apply to a 26 partially indigent defendant. (c) The MIDC shall promulgate objective standards for indigent 27 criminal defense systems to determine whether a defendant is 28

29 indigent or partially indigent. These standards must include



availability of prompt judicial review, under the direction and 1 2 supervision of the supreme court, if the indigent criminal defense system is making the determination regarding a defendant's 3 indigency or partial indigency. 4 (f) The MIDC shall promulgate objective standards for indigent 5 6 criminal defense systems to determine the amount a partially 7 indigent defendant must contribute to his or her defense. The 8 standards must include availability of prompt judicial review, 9 under the direction and supervision of the supreme court, if the 10 indigent criminal defense system is making the determination regarding how much a partially indigent defendant must contribute 11 12 to his or her defense. 13 (g) A defendant is responsible for applying for indigent 14 defense counsel and for establishing his or her indigency and 15 eligibility for appointed counsel under this act. Any oral or 16 written statements made by the defendant in or for use in the 17 criminal proceeding and material to the issue of his or her indigency must be made under oath or an equivalent affirmation. 18 19 (3) The MIDC shall establish standards and procedures for 20 determinations of indigency. 21 (4) The MIDC shall establish standards for trainers and organizations conducting training that receive MIDC funds for 22 training and education. The standards established under this 23 24 subsection must require that the MIDC analyze the quality of the 25 training, and must require that the effectiveness of the training 26 be capable of being measured and validated.measurement and 27 validation. (5) An indigent criminal defense system may include in its 28 29 compliance plan a request that the MIDC serve as a clearinghouse



1 for experts and investigators. If an indigent criminal defense
2 system makes a request under this subsection, the MIDC may develop
3 and operate a system for determining the need and availability for
4 an expert or investigator in individual cases.

5 Sec. 13. (1) All indigent criminal defense systems and, at the 6 direction of the supreme court, attorneys engaged in providing 7 indigent criminal defense services shall cooperate and participate 8 with the MIDC in the investigation, audit, and review of their 9 indigent criminal defense services.

10 (2) An indigent criminal defense system may submit to the MIDC 11 an estimate of the cost of developing the plan and cost analysis 12 for implementing the plan under subsection (3) to the MIDC for 13 approval. If approved, the MIDC shall award the indigent criminal 14 defense system a grant to pay the approved costs for developing the 15 plan and cost analysis under subsection (3).

16 (3) No later than 180 days after a standard is approved by the 17 department, each indigent criminal defense system shall submit a 18 plan to the MIDC for the provision of indigent <del>criminal</del> defense 19 services in a manner as determined by the MIDC and shall submit an 20 annual plan for the following state fiscal year on or before October 1 of each year. A plan submitted under this subsection must 21 specifically address how the minimum standards established by the 22 23 MIDC under this act will be met and must include a cost analysis 24 for meeting those minimum standards. The standards to be addressed 25 in the annual plan are those approved not less than 180 days before the annual plan submission date. The cost analysis must include a 26 27 statement of the funds in excess of the local share, if any, necessary to allow its system to comply with the MIDC's minimum 28 29 standards.



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(4) The MIDC shall approve or disapprove all or any portion of 1 2 a plan or cost analysis, or both a plan and cost analysis, submitted under subsection (3), and shall do so within not later 3 than 90 calendar days of after the submission of the plan and cost 4 5 analysis. If the MIDC disapproves any part of the plan, the cost 6 analysis, or both the plan and the cost analysis, the indigent 7 criminal defense system shall consult with the MIDC and, for any 8 disapproved portion, submit a new plan, a new cost analysis, or 9 both within not later than 60 calendar days of after the mailing or 10 emailing date of the official notification of the MIDC's 11 disapproval. If, after 3 submissions, a compromise is not reached, 12 the MIDC still disapproves of any portion of the plan or cost 13 analysis, the dispute disputed portion must be resolved as provided 14 in section 15. All approved provisions of an indigent criminal 15 defense system's plan and cost analysis must not be delayed by any 16 disapproved portion and must proceed as provided in this act. The MIDC shall not approve a cost analysis or portion of a cost 17 18 analysis unless it is reasonably and directly related to an indigent defense function. 19

20 (5) The MIDC shall submit a report to the governor, the senate 21 majority leader, the speaker of the house of representatives, and 22 the appropriations committees of the senate and house of 23 representatives requesting the appropriation of funds necessary to 24 implement compliance plans after all the systems compliance plans 25 are approved by the MIDC. For standards approved after January 1, 26 2018, the MIDC shall include a cost analysis for each minimum 27 standard in the report and shall also provide a cost analysis for 28 each minimum standard approved on or before January 1, 2018, if a 29 cost analysis for each minimum standard approved was not provided,



and shall do so not later than October 31, 2018. The amount 1 2 requested under this subsection must be equal to the total amount required to achieve full compliance as agreed upon by the MIDC and 3 the indigent <del>criminal</del> defense systems under the approval process 4 provided in subsection (4). The information used to create this 5 6 report must be made available to the governor, the senate majority 7 leader, the speaker of the house of representatives, and the appropriations committees of the senate and house of 8 9 representatives.

10 (6) The MIDC shall submit a report to the governor, the senate 11 majority leader, the speaker of the house of representatives, and 12 the appropriations committees of the senate and house of 13 representatives not later than October 31, 2021 that includes a 14 recommendation regarding the appropriate level of local share, 15 expressed in both total dollars and as a percentage of the total 16 cost of compliance for each indigent criminal defense system.

17 (6) (7) Except as provided in subsection (9), (8), an indigent criminal defense system shall maintain not less than its local 18 19 share. If the MIDC determines that funding in excess of the 20 indigent <del>criminal</del> defense system's share is necessary in order to 21 bring its system into compliance with the minimum standards established by the MIDC, that excess funding must be paid by this 22 23 state. The legislature shall appropriate to the MIDC the additional 24 funds necessary for a an indigent defense system to meet and maintain those minimum standards, which must be provided to 25 26 indigent <del>criminal</del> defense systems through grants as described in 27 subsection (8). (7). The legislature may appropriate funds that apply to less than all of the minimum standards and may provide 28 29 less than the full amount of the funds requested under subsection



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(5). Notwithstanding this subsection, it is the intent of the
 legislature to fund all of the minimum standards contained in the
 report under subsection (5) within 3 years of the date on which the
 minimum standards were adopted.

5 (7) (8) An indigent criminal defense system must not be
6 required to provide funds in excess of its local share. The MIDC
7 shall provide grants to indigent criminal defense systems to assist
8 in bringing the systems into compliance with minimum standards
9 established by the MIDC.

10 (8) (9) An indigent criminal defense system is not required to 11 expend its local share if the minimum standards established by the 12 MIDC may be met for less than that share, but the local share of a 13 system that expends less than its local share under these 14 circumstances is not reduced by the lower expenditure.

15 (9) (10) This state shall appropriate funds to the MIDC for 16 grants to the local units of government for the reasonable costs 17 associated with data required to be collected under this act that 18 is over and above the local unit of government's data costs for 19 other purposes.

20 (10) (11) Within 180 days after receiving funds from the MIDC 21 under subsection (8), (7), an indigent <del>criminal</del> defense system 22 shall comply with the terms of the grant in bringing its system 23 into compliance with the minimum standards established by the MIDC 24 for effective assistance of counsel. The terms of a grant may allow 25 an indigent <del>criminal</del> defense system to exceed 180 days for 26 compliance with a specific item needed to meet minimum standards if 27 necessity is demonstrated in the indigent criminal defense system's compliance plan. The MIDC has the authority to allow an indigent 28 criminal defense system to exceed 180 days for implementation of 29



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1 items if an unforeseeable condition prohibits timely compliance.

2 (11) (12) If an indigent criminal defense system is awarded no
3 funds for implementation of its plan under this act, the MIDC shall
4 nevertheless issue to the indigent defense system a zero grant
5 reflecting that it will receive no grant funds.

6 (12) (13) The MIDC may apply for and obtain grants from any
7 source to carry out the purposes of this act. All funds received by
8 MIDC, from any source, are state funds and must be appropriated as
9 provided by law.

10 (13) (14) The MIDC shall ensure proper financial protocols in 11 administering and overseeing funds utilized by indigent criminal 12 defense systems, including, but not limited to, all of the 13 following:

14

(a) Requiring documentation of expenditures.

15 (b) Requiring each indigent criminal defense system to hold
16 all grant funds in a fund that is separate from other funds held by
17 the indigent criminal defense system.

18 (c) Requiring each indigent criminal defense system to comply
19 with the standards promulgated by the governmental accounting
20 standards board.Governmental Accounting Standards Board.

21 (14) (15)-If an indigent criminal defense system does not fully expend a grant toward its costs of compliance, its grant in 22 23 the second succeeding fiscal year must be reduced by the amount 24 equal to the unexpended funds. Identified unexpended grant funds 25 must be reported by indigent <del>criminal</del> defense systems on or before October 31 of each year. Funds subject to extension under 26 27 subsection (11)-(10) must be reported but not included in the reductions described in this subsection. Any grant money that is 28 29 determined to have been used for a purpose outside of the



compliance plan must be repaid to the MIDC, or if not repaid, must
 be deducted from future grant amounts.

3 (15) (16) If an indigent criminal defense system expends funds
4 in excess of its local share and the approved MIDC grant to meet
5 unexpected needs in the provision of indigent criminal defense
6 services, the MIDC shall recommend the inclusion of the funds in a
7 subsequent year's grant if all expenditures were reasonably and
8 directly related to indigent criminal defense functions.

9 (16) (17) The court shall collect contribution or 10 reimbursement from individuals determined to be partially indigent 11 under applicable court rules and statutes. Reimbursement under this 12 subsection is subject to section 22 of chapter XV of the code of criminal procedure, 1927 PA 175, MCL 775.22. The court shall remit 13 14 100% of the funds it collects under this subsection to the indigent 15 criminal defense system in which the court is sitting. Twenty 16 percent of the funds received under this subsection by an indigent 17 criminal defense system must be remitted to the department in a 18 manner prescribed by the department and reported to the MIDC by 19 October 31 of each year. The funds received by the department under 20 this subsection must be expended by the MIDC in support of indigent 21 criminal defense systems in this state. to implement its minimum 22 standards and to ensure that indigent defense systems comply with 23 the minimum standards. The remaining 80% of the funds collected 24 under this subsection may be retained by the indigent <del>criminal</del> 25 defense system for purposes of reimbursing the costs of collecting the funds under this subsection and funding indigent defense in the 26 27 subsequent fiscal year. The funds collected under this subsection must not alter the calculation of the local share made pursuant to 28 29 under section 3(i).3.



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Sec. 14. (1) The MIDC shall not make a grant under section 13
 unless the indigent defense system has an approved plan and cost
 analysis under section 13(4).

4 (2) The first MIDC grant installment to an indigent defense
5 system is 40% of the system's grant award. The 3 subsequent MIDC
6 grant installments are each 20% of the indigent defense system's
7 grant award.

8 (3) After the first grant installment under subsection (2), 9 the 3 subsequent grant installments are based on the MIDC's review 10 and approval of documentation provided to the MIDC by the indigent 11 defense system, including documentation of expenditures and 12 unexpended funds under section 13(14) and (15). The indigent 13 defense system's documented expenditures for the prior quarter must 14 be not less than 25% of the total plan and cost analysis approved 15 under section 13(4).

16 (4) The MIDC may allow an indigent defense system to request
17 to be exempt from the requirements under this section for
18 unforeseeable conditions that may prohibit timely expenditure
19 processing by the system.

20 Sec. 15. (1) Except as provided in section 5, if a dispute 21 arises between the MIDC and an indigent criminal defense system 22 concerning the requirements of this act, including a dispute 23 concerning the approval of an indigent eriminal defense system's annual plan - or cost analysis, or compliance with section 13 or 24 25 17, the parties shall attempt to resolve the dispute by mediation. The state court administrator, as authorized by the supreme court, 26 27 shall appoint a mediator agreed to by the parties within 30 28 calendar days of the mailing or emailing date of the official 29 notification of the third disapproval by the MIDC under section



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13(4) to mediate the dispute and shall facilitate the mediation 1 2 process. The MIDC shall immediately send the state court administrative office a copy of the official notice of that third 3 4 disapproval. If the parties do not agree on the selection of the 5 mediator, the state court administrator, as authorized by the 6 supreme court, shall appoint a mediator of his or her the state 7 court administrator's choosing. Mediation must commence within 30 8 calendar days after the mediator is appointed and terminate within 9 60 calendar days of its commencement. Mediation costs associated 10 with mediation of the dispute must be paid equally by the parties.

(2) The MIDC shall establish resolution procedures under section 9(5) related to resolving a dispute with an indigent defense system that is not in compliance with section 13 or 17. The procedures must be available on a public website. If a dispute between the MIDC and an indigent defense system concerning compliance with section 13 or 17 cannot be resolved through the MIDC resolution procedures created under this subsection,

18 subsection (4) applies.

19 (3) (2)—If the parties do not come to a resolution of the 20 dispute during mediation under subsection (1), all of the following 21 apply:

(a) The mediator may submit his or her a recommendation of how
the dispute should be resolved to the MIDC within 30 calendar days
of the conclusion of mediation for the MIDC's consideration.

(b) The MIDC shall consider the recommendation of the mediator, if any, and shall approve a final plan or the cost analysis, or both, in the manner the MIDC considers appropriate within 30 calendar days, and the indigent criminal defense system shall implement the plan as approved by the MIDC.



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(c) The indigent criminal defense system that is aggrieved by
 the final plan, cost analysis, or both, may bring an action seeking
 equitable relief as described in subsection (3).(4).

4 (4) (3) The MIDC , or an indigent criminal defense system may
5 bring an action seeking equitable relief in the circuit court only
6 as follows:

7 (a) Within 60 days after the MIDC's issuance of an approved
8 plan and cost analysis under subsection (2) (b). (3) (b).

9 (b) Within 60 days after the system receives grant funds under
10 section 13(8), 13(7), if the plan, cost analysis, or both, required
11 a grant award for implementation of the plan.

12 (c) Within 30 days of the MIDC's determination that the 13 indigent criminal defense system has breached its duty to comply 14 with an any of the following:

- 15 (i) An approved plan.
- 16 (*ii*) A cost analysis.
- 17 (*iii*) A grant contract provision.

18 (*iv*) A provision of section 13 or 17.

(d) The action must be brought in the judicial circuit where the indigent criminal defense service system is located. The state court administrator, as authorized by the supreme court, shall assign an active or retired judge from a judicial circuit other than the judicial circuit where the action was filed to hear the case. Costs associated with the assignment of the judge must be paid equally by the parties.

(e) The action must not challenge the validity, legality, or
appropriateness of the minimum standards approved by the
department.

29

(5) (4) If the dispute involves the indigent criminal defense



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1 system's plan, cost analysis, or both, the court may approve,
2 reject, or modify the submitted plan, cost analysis, or the terms
3 of a grant awarded under section 13(8)-13(7) other than the amount
4 of the grant, determine whether section 13 has been complied with,
5 and issue any orders necessary to obtain compliance with this act.
6 However, the system must not be required to expend more than its
7 local share in complying with this act.

8 (6) (5) If a party refuses or fails to comply with a previous
9 order of the court, the court may enforce the previous order
10 through the court's enforcement remedies, including, but not
11 limited to, its contempt powers, and may order that the state
12 undertake the provision of indigent criminal defense services in
13 lieu of the indigent criminal defense system.

14 (7) (6) If the court determines that an indigent criminal 15 defense system has breached its duty under section 17(1), the court 16 may order the MIDC to provide indigent criminal defense on behalf 17 of that indigent defense system.

18 (8) (7)—If the court orders the MIDC to provide indigent 19 criminal defense services on behalf of an indigent criminal defense 20 system, the court shall order the system to pay the following 21 amount of the state's costs that the MIDC determines are necessary 22 in order to bring the indigent criminal defense system into 23 compliance with the minimum standards established by the MIDC:

24 (a) In the first year, 20% of the state's costs.

25 (b) In the second year, 40% of the state's costs.

26 (c) In the third year, 60% of the state's costs.

27 (d) In the fourth year, 80% of the state's costs.

(e) In the fifth year, and any subsequent year, not more thanthe dollar amount that was calculated under subdivision (d).



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(9) (8) An indigent criminal defense system may resume
 providing indigent criminal defense services at any time as
 provided under section 13. When a an indigent defense system
 resumes providing indigent criminal defense services, it is no
 longer required to pay an assessment under subsection (7) (8) but
 must be required to pay no less than its share.

7 Sec. 17. (1) Except as provided in subsection (2), every local
8 unit of government that is part of an indigent criminal defense
9 system shall comply with an approved plan under this act.

10 (2) A-An indigent defense system's duty of compliance with 1
11 or more standards within the plan under subsection (1) is
12 contingent upon receipt of a grant in the amount sufficient to
13 cover that particular standard or standards contained in the plan
14 and cost analysis approved by the MIDC.

15 (3) The MIDC may proceed under section 15 if an indigent 16 criminal defense system breaches its duty of compliance under 17 subsection (1).

**18** Sec. 21. Both of the following apply to the MIDC:

(a) The Except as provided in section 7(17), the freedom of
information act, 1976 PA 442, MCL 15.231 to 15.246. - except as
provided in section 7(10).

(b) The open meetings act, 1976 PA 267, MCL 15.261 to 15.275.
Sec. 23. (1) Nothing in this act shall be construed to
overrule, expand, or extend, either directly or by analogy, any
decisions reached by the United States supreme court Supreme Court
or the supreme court of this state regarding the effective
assistance of counsel.

28 (2) Nothing in this act shall be construed to override section29 or 30 of article IX of the state constitution of 1963.



(3) Except as otherwise provided in this act, the failure of
 an indigent criminal defense system to comply with statutory duties
 imposed under this act does not create a cause of action against
 the government or a system.

5 (4) Statutory The duties imposed under this act that create a
6 higher standard than that imposed by the United States constitution
7 Constitution or the state constitution of 1963 do not create a
8 cause of action against a local unit of government, an indigent
9 criminal defense system, or this state.

10 (5) Violations A violation of the MIDC rules that do does not
11 constitute ineffective assistance of counsel under the United
12 States constitution Constitution or the state constitution of 1963
13 do does not constitute grounds for a conviction to be reversed or a
14 judgment to be modified for ineffective assistance of counsel.
15 Enacting section 1. This amendatory act takes effect October
16 1, 2024.

