1	[Health Code - Assisted Outpatient Treatment ("Laura's Law")]
2	
3	Ordinance amending the Health Code to authorize the implementation of court-ordered
4	Assisted Outpatient Treatment (AOT) for individuals with mental illness who meet the
5	criteria established by California Welfare and Institutions Code, Sections 5345-5349.5
6	("Laura's Law"), to require the County Mental Health Officer to create a Care Team to
7	try to engage individuals referred for AOT in voluntary treatment prior to the imposition
8	of court-ordered treatment; and making a finding that this authorization will not result
9	in a reduction of current adult and juvenile mental health programs.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
12	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.
13	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. The Health Code is hereby amended by adding to Article 41 a Division II,
18	consisting of Sections 4111-4117 <u>9</u> , to read as follows:
19	
20	ARTICLE 41. MENTAL HEALTH
21	****
22	<u>DIVISION II: ASSISTED OUTPATIENT TREATMENT.</u>
23	SEC. 4111. FINDINGS REGARDING ASSISTED OUTPATIENT TREATMENT.
24	(a) California Welfare and Institutions Code §§5345-5349.5, also known as "Laura's Law,"
25	authorizes counties to implement Assisted Outpatient Treatment ("AOT") to obtain court-ordered

mental health treatment for individuals with mental illness for whom other methods of entering and maintaining treatment have been unsuccessful.

- (b) AOT provides treatment through community-based, mobile, recovery-oriented, multidisciplinary, highly trained mental health teams with a staff-to-client ratio of no more than 10 clients per team member.
- (c) Several independent studies of similar programs in other states cited in a background paper prepared by the Treatment Advocacy Center show that AOT promotes long-term treatment compliance, and reduces the incidence and duration of hospitalizations, homelessness, arrests, incarcerations, violent episodes, and the victimization of individuals with mental illness by others, while also relieving caregiver stress.
- (d) These same studies show that states and municipalities that have successfully implemented AOT realized cost savings in their respective mental health, criminal justice, and emergency care systems.
- (e) According to research cited in The Resident's Journal, a publication of The American

 Journal of Psychiatry, almost half of the individuals with a severe mental illness in the United States

 are untreated, and almost half of those individuals suffer from anosognosia (the inability to recognize one's own mental illness) and possess significant deficits in self-awareness.
- (f) This same research also finds a clear link between lack of insight regarding one's own mental illness and the inability to adhere to treatment, which results in poorer clinical outcomes, illness relapse, hospitalization, and suicide attempts.
- (g) For severely mentally ill individuals who are unable to maintain a consistent voluntary treatment regime, AOT provides a means to assist and support them through a structured treatment program.
- (h) Before an AOT program may be implemented in a county under California Welfare and Institutions Code §§5345-5349.5, the county must authorize the application of the program in the

county by appropriate legislation and make a finding that no voluntary mental health program serving adults, and no children's mental health program will be reduced as a result of implementing AOT.

SEC. 4112. AUTHORIZING ASSISTED OUTPATIENT TREATMENT; REQUIRED PROGRAMS.

- (a) The City and County of San Francisco ("City") authorizes the implementation of California Welfare and Institutions Code §§5345-5349.5 through court-ordered Assisted Outpatient Treatment ("AOT") within the City as provided in this Division II. The City finds that no voluntary mental health program serving adults, and no children's mental health program within the City will be reduced as a result of implementing AOT.
- (b) As part of AOT, the City shall provide services that will conform to the requirements of California Welfare and Institutions Code \$5348, or any successor provisions. These services shall include, but are not limited to, community-based comprehensive individual service and delivery plans, which plans shall be gender, age, disability, linguistically and culturally appropriate. The plans shall provide access to housing, and be designed to allow the person subject to petition ("Subject") individual referred to AOT ("Referred Individual") to live in the most independent, least restrictive setting possible. The City shall provide AOT services in each case through a community-based multidisciplinary and highly trained mental health team ("AOT Team") with a staff-to-client ratio of no more than 10 clients per team member.
- (c) The County Mental Health Director ("Director") shall create a Care Team. The Care Team shall work closely with the Referred Individual and the individual requesting the AOT petition to maximize all opportunities within AOT to engage individuals who meet AOT criteria into voluntary treatment.

SEC. 4113. Definitions.

For the purposes of this Division II, the following words or phrases shall mean:

"Care Team" means a group of program staff charged with implementing AOT and shall consist of: 1) A forensic psychologist, who shall be the designated licensed mental health treatment provider responsible for clinical evaluation of the Referred Individual; 2) A peer specialist, who shall be a person who has lived experience with mental health recovery and has been trained to provide peer support to help the Referred Individual engage into treatment; and 3) A family liaison, who shall be a person who has had a family member with mental illness, and has been trained to provide lived experience to educate the referring source on the eligibility, benefits, limitations, and opportunities that AOT provides.

"City" means the City and County of San Francisco.

<u>"Full Service Partnership ("FSP")" means the collaborative relationship between the City and the Referred Individual and, when appropriate, the Referred Individual's family, through which the City plans for, and provides, the full spectrum of community services so that the Referred Individual can achieve the identified goals. The City shall provide FSP services that conform to the requirements of California Code of Regulations Title 9, Section 3200.13c, defining FSP, or any successor provisions.</u>

"Referred Individual" means the person on whose behalf an AOT petition is requested.

SEC. 4114. Maximizing Engagement in Voluntary Treatment

- (a) Referral to AOT provides two key opportunities for voluntary engagement of individuals meeting AOT criteria prior to a court hearing:
- (1) Immediately after the request for petition and before the filing of a petition with the court; and
- (2) After the filing of a petition and before the conclusion of the court hearing on the petition.
- (b) At each of the two opportunity points listed in Subsection 4114(a), the Care Team shall make every attempt to engage the Referred Individual into voluntary treatment.

(8) That the Subject's Referred Individual's treatment history and current behavior indicate that the Subject Referred Individual needs AOT to prevent relapse or deterioration that would likely result in grave disability or serious harm to himself or herself or in a civil commitment under California Welfare and Institutions Code §§5150, et seq.; and

(9) That it is likely that the Subject Referred Individual would benefit from AOT.

(c) The Director or designee shall submit with the petition the supporting affidavit of a licensed mental health treatment provider, or providers, testifying as to all of the elements identified in subsection (b). The provider must be willing and able to testify at the hearing and must base the affidavit on his or her personal examination of the Subject Referred Individual occurring no more than 10 days prior to the filing of the petition, unless the provider attempted to examine the Subject Referred Individual during that time, but the Subject Referred Individual refused to be examined, in

(d) After the Director or designee files the petition, but before the conclusion of the court

hearing on the petition, the Subject Referred Individual or with the Subject's Referred Individual's

consent, the Subject's Referred Individual's legal counsel, may waive the Subject's Referred

Individual's right to the hearing, and agree to obtain treatment under a written settlement agreement,

provided an examining licensed mental health treatment provider states that the Subject Referred

Individual could survive safely in the community. The term of the settlement agreement may not exceed

180 days, and the agreement shall be subject to the provisions of California Welfare and Institutions

Code §5347.

(e) The Superior Court may order AOT for the Subject Referred Individual if the court finds that all of the elements of the petition, as required in subsection (b), have been established by clear and convincing evidence.

SEC. 41144116. SUBJECT'S REFERRED INDIVIDUAL'S RIGHTS.

(a) The Subject of the petition Referred Individual shall have the following rights:

which case the affidavit shall so state.

(f) Involuntary medication is not authorized under AOT without a separate and specific court order.

(g) The court may order no more than six months of AOT. If the Director, or Director's designee, determines that further AOT for the Subject Referred Individual is appropriate, the Director must, prior to the expiration of the initial period, apply to the court for authorization to extend the time for a period not to exceed an additional 180 days.

(h) Every 60 days, the Director, or Director's designee must file an affidavit with the court affirming that the Subject Referred Individual continues to meet the criteria for AOT, as set forth in Section 4113(b). If the Subject Referred Individual disagrees with this affidavit, he or she has shall have the right to a hearing, at which the Director shall have the burden of proving that the Subject Referred Individual continues to meet the criteria for AOT.

SEC. 41154117. TRAINING AND REGULATIONS.

(a) The Director of Public Health shall, develop a training and education program as required by California Welfare and Institutions Code §5349.1. in consultation with the State Department of Health Care Services, client and family advocacy organizations, and other stakeholders, develop a training and education program for purposes of improving the delivery of services to individuals with mental illness who are, or who are at risk of being, involuntarily committed to AOT. This training shall be provided to mental health treatment providers and to other individuals, including, but not limited to, mental health professionals, law enforcement officials, and certification hearing officers involved in making treatment and involuntary commitment decisions.

(b) The training shall include both of the following:

(1) Information relative to legal requirements for detaining a person for involuntary inpatient and outpatient treatment, including criteria to be considered with respect to determining if a person is considered to be gravely disabled.

(2) Methods for ensuring that decisions regarding involuntary treatment as provided for in this part direct patients toward the most effective treatment. Training shall include an emphasis on each patient's right to provide informed consent to assistance.

(bc)The Director of Public Health is authorized to promulgate regulations to implement this Division II.

SEC. 41164118. REPORTS.

(a) The Department of Public Health shall comply with the reporting requirements as set forth in California Welfare & and Institutions Code §5348(d).

(b) The Department of Public Health shall provide an annual report to the Board of Supervisors on the number of participants in AOT, the length of their treatment, the outcome of their treatment, and other matters the Department deems relevant.

(c) The Department of Public Health shall retain an external consultant to evaluate the efficacy of the AOT program, including but not limited to collecting and analyzing information regarding the demographics of Referred Individuals and the cost of the program. By no later than three years after the effective date of this Section 4118, the Department of Public Health shall provide a copy of this external evaluation to the Board of Supervisors.

SEC. 41174119. UNDERTAKING FOR THE GENERAL WELFARE.

In enacting and implementing this Division II, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

By:

Section 2. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

VIRGINIA DARIO ELIZONDO Deputy City Attorney

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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number: 140557

Date Passed: July 15, 2014

Ordinance amending the Health Code to authorize the implementation of court-ordered Assisted Outpatient Treatment (AOT) for individuals with mental illness who meet the criteria established by California Welfare and Institutions Code, Sections 5345-5349.5 ("Laura's Law"), to require the County Mental Health Officer create a Care Team to try to engage individuals referred for AOT in voluntary treatment prior to the imposition of court-ordered treatment; and making a finding that this authorization will not result in a reduction of current adult and juvenile mental health programs.

June 23, 2014 Rules Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING NEW TITLE

June 23, 2014 Rules Committee - RECOMMENDED AS AMENDED

July 08, 2014 Board of Supervisors - AMENDED

Ayes: 11 - Avalos, Breed, Campos, Chiu, Cohen, Farrell, Kim, Mar, Tang, Wiener and Yee

July 08, 2014 Board of Supervisors - PASSED ON FIRST READING AS AMENDED

Ayes: 9 - Breed, Campos, Chiu, Cohen, Farrell, Kim, Tang, Wiener and Yee

Noes: 2 - Avalos and Mar

July 15, 2014 Board of Supervisors - FINALLY PASSED

Ayes: 9 - Breed, Campos, Chiu, Cohen, Farrell, Kim, Tang, Wiener and Yee

Noes: 2 - Avalos and Mar

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 7/15/2014 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

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Printed at 2:23 pm on 7/16/14