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Image description: A young Black/African American man in formal attire makes a phone call in the metro station.

A New Day or More of the Same?

Our Hopes & Fears for 988 (and 911)

Is 988 the answer? Our hopes, fears, and vision for a more comprehensive community based approach and alternatives for mental health.

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This issue brief was written by Bazelon Center Senior Staff Attorney Lewis Bossing, with contributions from Legal Director Ira Burnim, Communication Manager Jalyn Radziminski, Policy and Legal Advocacy Attorney Monica Porter, and Legal Interns Logan Miller and Katelyn Hefter. Special thanks to Susan Stefan, J.D., for her careful review of an earlier draft of the brief.

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Our Hopes and Fears for 988 (and 911)

Executive Summary

This year will see the rollout of “988,” the new three-digit number for calls to the National Suicide Prevention Lifeline. 988 has been touted as the new “mental health 911.” The federal government and many states and localities are touting 988 as an alternative to and resource for the 911 system, to reduce the number of calls involving people with mental health issues to which the police are sent.

We appreciate support for 988 as part of a more effective response to people experiencing mental health crises. But 988 alone is not enough. More, and more effective, 988 call centers are only part of what is needed to help people with serious mental health issues, especially Black and Brown people who have experienced trauma from over-policing. We also need mobile crisis teams that can timely travel to help de-escalate a situation, and we need community crisis stabilization centers for those times when people need somewhere to go for help. We also need robust longer-term services, including intensive case management, peer services, Assertive Community Treatment (ACT), supported employment, and supported housing, and for children and youth “wraparound” services. These services help people with serious mental health issues live successfully in their own homes and communities—and avoid crisis situations.

This paper proposes a vision for a truly community-based response to people with urgent behavioral health needs. 988 can be part of this response, but is only a part of what we really need.

Introduction

In the wake of the COVID-19 pandemic, and following the national examination of the unjust and deadly policing of Black and Brown people after George Floyd's murder,¹ communities across the country are exploring new approaches to diverting people with behavioral health issues² from contact with law enforcement officers and subsequent incarceration or institutionalization. A critical focus is the impact on Black and Brown people of systems that are supposed to serve and keep everyone safe, including the health and behavioral health systems, and the police, courts, and jails and prisons.

911 is a crucial part of these systems. Operated by state and local government agencies, including law enforcement, fire, and emergency management agencies, 911 employs call-takers working in call centers who screen and triage calls for help, routing them to first responders as appropriate.

In virtually all communities, a call for urgent medical care prompts a response from emergency medical technicians (EMTs), who provide support on the scene to an individual in distress or take them to a hospital emergency room. However, a call concerning an individual needing behavioral health care typically triggers a response from law enforcement officers and not trained behavioral health workers.³ When the person in question needs to go somewhere for help, the officer's options are frequently limited to the emergency room or jail.

Between 6 and 10 percent of law enforcement encounters involve people with mental health issues.⁴ Police respond when 911 is called out of concern for a loved one, including that the individual may harm themselves or others.⁵ Police respond when there is disruptive behavior at schools.⁶ Police respond to remove homeless individuals from places where they are not wanted, such as parks, plazas, and subways.⁷ And police respond when an individual with mental illness engages in behavior that seems disturbing or odd.⁸ Police are also deployed to transport people to the hospital, including to receive involuntary care.⁹ When police are involved, arrest and incarceration follow—and, too often, the use of deadly force.¹⁰

States and localities are considering and implementing reforms to 911, such as diverting calls for help with behavioral health issues to alternative first responders with behavioral health expertise. And some communities are encouraging residents to avoid calling 911 altogether when seeking help for a behavioral health issue. National legislation is being implemented establishing a new three-digit number, 988, for behavioral health issues that routes calls to what was formerly known as the National Suicide Prevention Lifeline.¹¹ The Lifeline is a national network of local nonprofit organizations funded since 2004 by federal and state governments to provide support to people calling a 1-800 number (1-800-273-TALK) who are considering suicide or otherwise need emotional support.¹²

People with lived experience and others have expressed concerns about how the Lifeline operates. Often, a call to the Lifeline results in a visit from the police and incarceration or involuntary hospitalization.¹³ Nevertheless, we understand and appreciate the attention paid to 988 as part of a national effort to provide support to people with behavioral health challenges, including those exacerbated by the COVID-19 pandemic. We hope that the 988 rollout will spur public attention to, and additional support for, the historically under-resourced community-based behavioral health system.

It is far from clear, however, that the implementation of 988 will actually result in expanded behavioral health care for people in their homes, schools, and communities. Without an investment in community-based services, we fear that the 988 rollout will result in more of what we have now: law enforcement responding to people with behavioral health issues, needless deaths, and overreliance on jails, hospitals and emergency rooms, especially for Black and Brown people. And if the existence of a new “mental health 911”¹⁴ actually increases calls for help with behavioral health issues, the number of law enforcement contacts with people with behavioral health challenges may actually increase.

It doesn’t have to be this way. Below, we propose an alternative vision for a truly community-based response to people with urgent behavioral health needs.

A Mental Health Crisis

Even before the COVID-19 pandemic, the United States was experiencing what many have called a “mental health crisis.”¹⁵ In 2020, the federal government reported that 52.9 million (21 percent) adults had some mental health needs.¹⁶ Of these, 14.2 million adults had a condition—like major depression, bipolar disorder, or schizophrenia—that the government defines as “serious mental illness” (SMI).¹⁷ Another 27.6 million adults had a substance use disorder (SUD) that year, and 5.7 million adults had both SMI and an SUD.¹⁸ And pre-COVID-19 studies indicated that as many as one in six children and youth ages 6-17 experience a mental health disorder such as depression or anxiety or have attention deficit hyperactivity disorder (ADHD).¹⁹

Many people with behavioral health conditions can’t get treatment. In 2016, 11.8 million Americans aged 18 or older needed but did not receive mental health services.²⁰ In the same year, only about one in nine people with an SUD received treatment.²¹ And only half of all children and youth with a mental health condition receive treatment, in school or anywhere else.²² In the United States, individuals with untreated mental health conditions are far more likely to be killed by law enforcement than are others.²³

These trends are all too familiar, and far more prevalent, in our country’s Black and Brown communities. Groups that have been historically disadvantaged and discriminated against, such as African Americans and Native Americans, are engaged in mental health services at far lower rates than are other groups.²⁴ Studies show that Black and Brown people are less likely to have their behavioral health conditions diagnosed,²⁵ and more likely to receive

inadequate care.²⁶ Black and Brown children are less likely to receive mental health services in school or in other community settings, and more likely to be punished for their behavior.²⁷

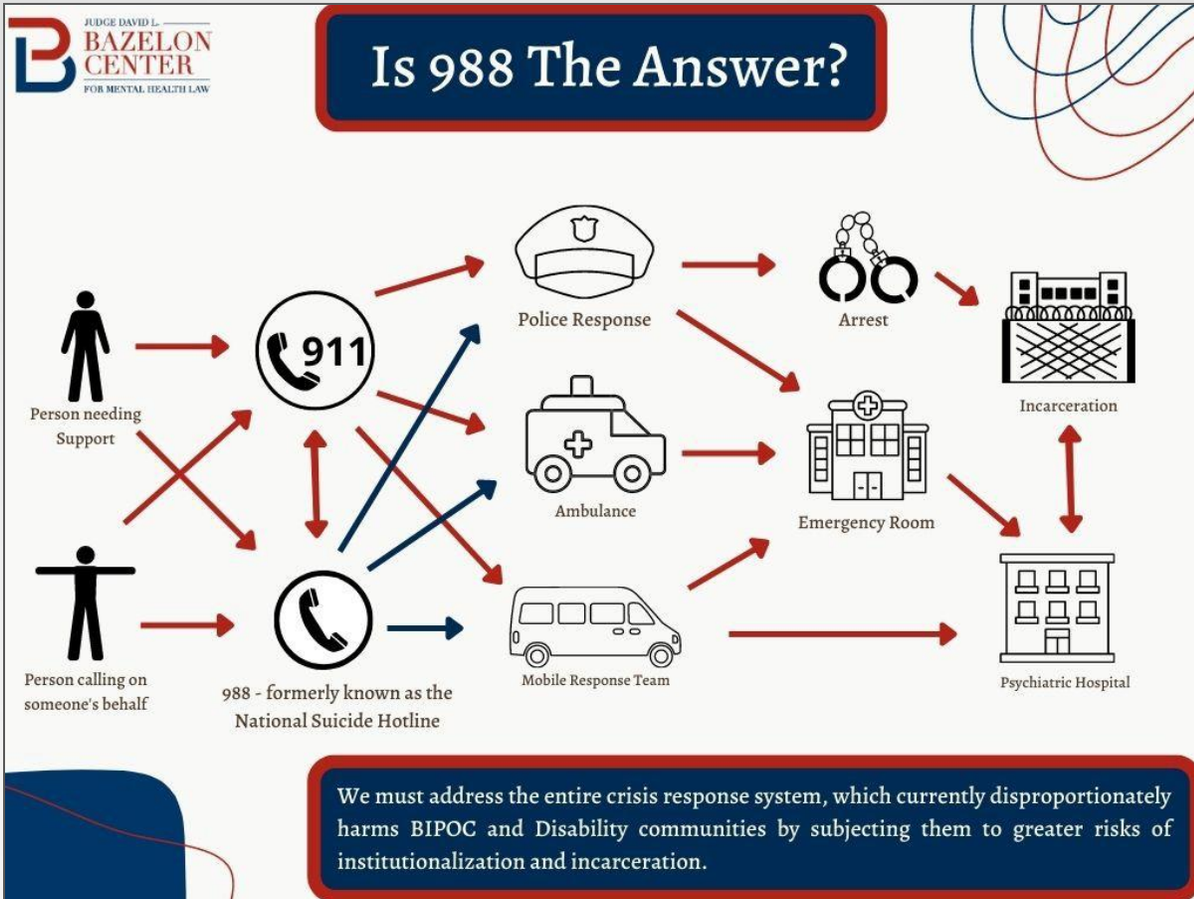
The over-policing of Black and Brown people contributes to these disparities.²⁸ A study of residents of Baltimore and New York City found that communities of color had greater exposure to law enforcement and that this exposure was associated with greater likelihood of psychological distress, current suicidal ideation, suicide attempts, and psychotic experiences.²⁹

The COVID-19 pandemic has exacerbated these trends. Social isolation resulted in increased loneliness, depression, and anxiety. In January 2022, the federal Centers for Disease Control and Prevention reported that 32 percent of adults said they experienced symptoms of anxiety or depression—nearly three times as high as the 11 percent of adults who reported these symptoms in 2019.³⁰ In the past year, 14 percent of adolescents report experiencing a major depressive episode, and 4 percent report having an SUD.³¹

Black and Brown communities have been the hardest hit. During the pandemic, Black and Latinx adults were significantly more likely to report symptoms of anxiety or depression than were White adults.³² In addition, Black and Brown workers have been overrepresented among essential workers required to work outside the home. These workers are more likely to become ill from COVID-19, experience mental health symptoms such as anxiety or depression, and experience trauma from living with increased risk of infection or loss of income.³³

At the same time, the COVID-19 pandemic has limited the availability of behavioral health services. Many providers have reported reduced capacity to provide community-based behavioral health services, due to challenges in recruiting and retaining staff³⁴ that have depleted already strained service delivery systems.³⁵

Policymakers acknowledge that a mental health crisis exists, and are seeking solutions.³⁶ The jury is out on whether these solutions will advance an effective and equitable system of alternative first responders, or an expansion of community services that are effective in helping individuals avoid arrest and incarceration.³⁷



Abstract Graphic Created by Jalynd Radziminski, Bazelon Center for Mental Health Law, Is 988 The Answer?; Washington DC, June 2022.

Image description: "Is 988 the answer?" This flowchart graphic showcases potential response pathways that 988 (previously known as Lifeline), can connect callers to in this current system. 988 can connect callers to law enforcement, the ER, or psychiatric institutions. "We must address the entire crisis response system, which currently disproportionately harms BIPOC and Disability communities by subjecting them to greater risks of institutionalization and incarceration" in a blue box with a red border and white letters. The Bazelon Center logo is in the top left corner.

Is 988 the Answer?

In July 2020 Congress enacted the National Suicide Hotline Designation Act.³⁸ The Act created a nationwide three-digit number, 988, which people can call when they or others are experiencing a behavioral health crisis.

As noted, 988 is intended to expand and enhance the National Suicide Prevention Lifeline network of call centers that respond to people with mental health issues, including when considering suicide.³⁹ The Lifeline is a program of the federal Substance Abuse and Mental Health Services Administration (SAMHSA).⁴⁰ Since its inception in 2004, the Lifeline has been implemented by a network of crisis centers that provide "24/7" counseling to persons calling the Lifeline's toll-free phone number, 1-800-273-TALK.⁴¹ The Lifeline offers support to callers who speak languages other than English, through a Spanish language hotline and interpreter services, and to deaf or hard of hearing callers, including through relay services.⁴² In 2007, the federal Department of Veterans Affairs partnered with SAMHSA to create a special hotline for veterans seeking emotional support.⁴³ Later, a web-based Lifeline Chat program was added so that people seeking support could contact a counselor and obtain help via text messages.⁴⁴

988 is supposed to become operational by July 16, 2022.⁴⁵ States are permitted to collect fees to support the Lifeline, as they do to support the 911 system.⁴⁶ Congress has also appropriated additional federal funding to support the Lifeline network⁴⁷ and additional appropriations have been proposed.⁴⁸ The federal funding to date has not allowed a significant expansion of the Lifeline network, and as of March 2022 only a few states had enacted fee legislation to provide additional funding.⁴⁹

The Lifeline reports that its call centers have received almost 20.5 million calls since it began operations in 2005.⁵⁰ According to the Lifeline, 95 percent of callers are connected to a trained counselor, who may be a paid staff member or a volunteer, within 60-90 seconds.⁵¹ “Numerous studies of Lifeline calls have shown that the majority of callers are more likely to feel less depressed, less suicidal, less overwhelmed and more hopeful after speaking with a Lifeline counselor.”⁵² And Lifeline call centers may provide other services within the communities they serve.⁵³

Still, there are significant concerns about the Lifeline. There are reports that many calls or texts to the Lifeline go unanswered,⁵⁴ or that in many cases the call-taker’s response is unhelpful.⁵⁵ Many people with behavioral health issues do not use the Lifeline because calls to the Lifeline too often result in unwanted visits from the police—much as do calls to 911—with forced treatment, hospitalization, or incarceration as a result.⁵⁶

Even though the Lifeline advertises its services as confidential, thousands of calls—and perhaps tens or hundreds of thousands of calls—are traced so that emergency responders, such as the police, can be sent to the scene.⁵⁷ This happens whether or not the caller intended or desired such a response.⁵⁸

When someone calls the Lifeline, the call-taker makes an assessment of the risk the caller will harm themselves, including whether the means to harm are readily available to them.⁵⁹ SAMHSA’s data indicates that about two percent of calls to the Lifeline are deemed to present an “imminent risk” of suicide, and result in police being sent to the caller.⁶⁰ This happens whether or not the caller requests such a response, or agrees to it: the Lifeline can obtain location information from the caller’s phone service provider, or can ping the GPS chip in the caller’s cell phone.⁶¹ One report analyzing the SAMHSA data concluded that as many as 44,000 calls to the Lifeline resulted in visits by police in the year from October 1, 2017 to September 30, 2018.⁶² The same year, there were approximately 108,000 instances of behavioral health mobile response teams being sent to the caller.⁶³ These teams were often accompanied by the police.⁶⁴

The Lifeline projects that by 2027 its call centers will process some 40 million calls annually.⁶⁵ If this is accurate, and the police continue to be dispatched in response to calls 2 percent of the time, police would be sent to 800,000 Lifeline callers each year.⁶⁶ Many other callers would receive a hybrid police-behavioral health mobile team response. This would happen whether this was what the caller intended, or wanted, based on the call center’s risk assessment and protocol.

When Calling the Lifeline Does More Harm Than Good

A 2020 Mad in America article included interviews with a number of individuals whose calls to the Lifeline prompted a visit from the police and a trip to the hospital, with significant and unintended disruption to their lives.⁶⁷

S., a Black veteran in his 20s, called the Lifeline during his lunch period. After 10 minutes, he ended the call and went back to work. Twenty minutes later, police officers arrived at his workplace. The police escorted S. to an ambulance. All of S.'s co-workers and his supervisor saw him get taken away. S. was detained for several hours at a veteran's hospital. He received a bill for \$1500 for the ambulance, and was laid off his job three months later.

H., a young white law student, called the Lifeline when she was depressed. The call-taker asked her how she would kill herself, and then suggested she go to a psychiatric hospital. H. ended the call so that she could go to a class. Fifteen minutes later, the police and an ambulance arrived. The police strapped her to a stretcher and helped carry H. to the ambulance, which then took her to the hospital. She was kept in the hospital for two weeks. She was discharged with a \$50,000 bill. H. expressed concern that anything hospital staff said about her would be communicated to bar examiners, who could question her mental fitness for practicing law and deny or condition her law license after law school.

J., a Ph.D. student and transgender man of Middle Eastern descent, called the Lifeline from a disposable phone. Even though J. took the battery out of the phone after the call, police found him and took him to the hospital, where he was injected with psychiatric medication. He was discharged a week later, so traumatized that he dropped out of school.

The Lifeline is aware of concerns raised by stories such as these. A committee of people with lived experience that advises the Lifeline met in October 2020 to discuss concerns about sending police to callers without their knowledge.⁶⁸ According to the minutes of this meeting, the discussion focused on a number of issues:

“[H]ow a fear of 911 being contacted can deter people from getting Lifeline help; how, in some cases, law enforcement intrusion in suicidal crises can aggravate pre-existing family conflicts (or create new ones), including creating more risks; how 911 can have financial costs (unexpected bills for unwanted service, etc); and how police encounters with historically marginalized/victimized/oppressed groups can create unintended harms, including violence, traumatization and criminalization.”⁶⁹

Research has questioned the validity and effectiveness of the assessments that the Lifeline call centers use to determine risk. In a recent report, the National Council on Disability described a meta-analysis synthesizing 50 years of research and found that “science could only predict future suicidal thoughts and behaviors about as well as random guessing. In other words, a suicide expert who conducted an in-depth assessment of risk factors would predict a patient’s future suicidal thoughts and behaviors with the same degree of accuracy

as someone with no knowledge . . . who predicted based on a coin flip.”⁷⁰ A 2018 study found that suicide risk assessment protocols all produce an “unacceptably high false positive rate.”⁷¹ And a 2016 study of Lifeline call centers stated that their concept of “Imminent risk” “is fraught with problems such as lack of clarity and imprecision.”⁷²

Moreover, there is limited capacity for non-police responses. In many parts of the country, including in many rural areas, behavioral health mobile teams do not exist or cannot timely respond to most calls. In these communities, by default law enforcement officers are the first responders.⁷³ Even in urban areas, behavioral health mobile response teams are not always available on a 24/7 basis. They may not operate during overnight hours, when many calls are made.⁷⁴ Also, mobile teams will not respond to certain types of calls without being accompanied by the police.⁷⁵

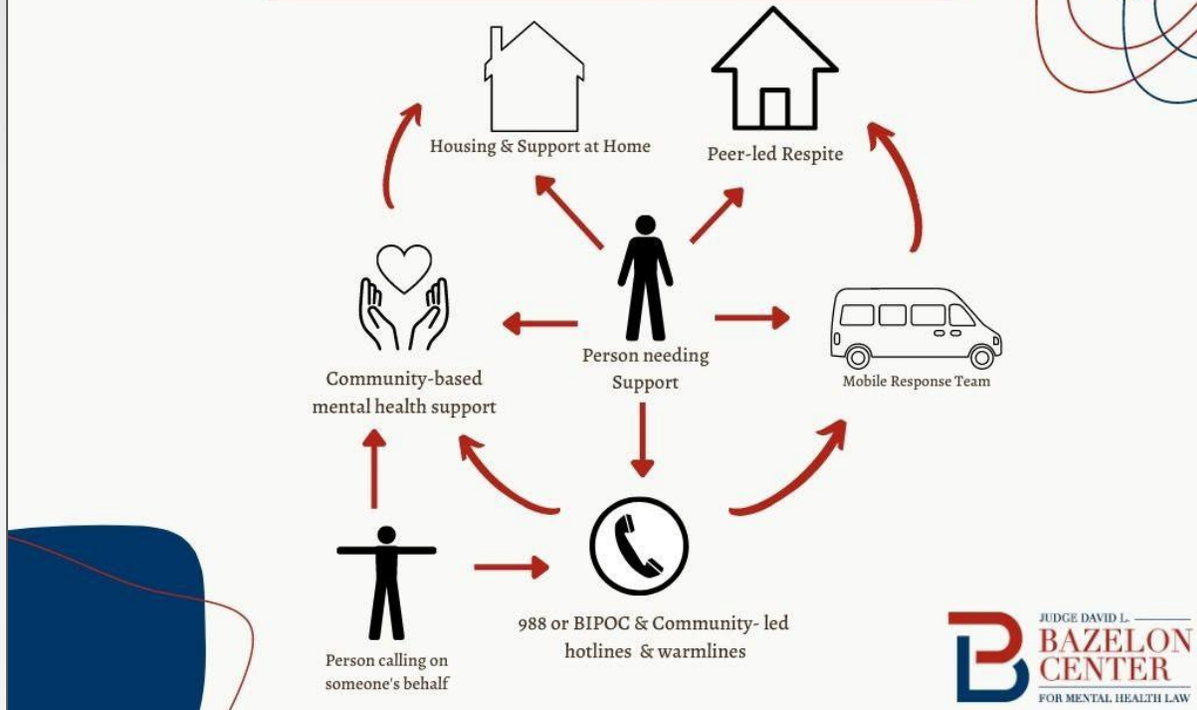
There are also concerns whether call centers will make a culturally competent response.⁷⁶ Although in some parts of the country there are many Lifeline call centers, in broad swaths of the country there is only one statewide center, which may not be aware of the cultural norms of the caller’s community, or the resources available to people with behavioral health issues in that community.⁷⁷ Also, when a call center cannot take a call, it is re-routed to other call centers, which may be outside the state.⁷⁸ There is little information on the professional or life experience of call center staff and whether they have received effective training, including on implicit bias, the effect of trauma on mental health, and other areas key to ensuring cross-cultural competence.⁷⁹

Further, in most if not all of the country, it is unlikely that a Lifeline call will result in the caller receiving the services and supports needed to reduce the likelihood of calls to the hotline in the future. People, including those who rely on public health systems and Medicaid for support, often lack access to intensive services, such as case management or services from a multidisciplinary team such as an Assertive Community Treatment (ACT) team.⁸⁰ For individuals who are unhoused or housing insecure, there is not enough affordable housing or providers of services that help people find and maintain housing.⁸¹ And for people who rely on private insurance, despite federal law requiring that coverage for behavioral health treatment be on par with other forms of care, individuals often cannot get the behavioral health services they need, either because the plan does not authorize them, or because there are not enough providers.⁸²

For all of these reasons, the rollout of 988 is at best only a partial solution for responding to behavioral health crises and the harmful involvement of law enforcement in such responses, which especially affects Black and Brown people.

There is another, better approach. And we know what investments need to be made to get there.

Community-Based Mental Health Support



Abstract Graphic Created by Jalyn Radziminski, Bazelon Center for Mental Health Law, Community-Based Mental Health Support Washington DC, June 2022.

Image description: "Community-based mental health support" This graphic design displays the person who needs support in the center deciding what service they want to opt into. It shows no reliance on law enforcement and alternative services 988 can connect people to such as direct access to community-based mental health services, peer respites, and housing, after the rollout of 988 (the Lifeline). The Bazelon Center logo is in the bottom right corner.

A More Comprehensive Solution

We share the goals behind the creation of 988, including reduced reliance on law enforcement. Law enforcement involvement in calls involving people with behavioral health issues should be reduced to as close to zero as possible. Expanding and improving the 988 network, while important, will not accomplish this. And having call centers that respond effectively to “mental health 911” calls is only a part of the solution. Every community must have a behavioral health system that provides the longer-term services and supports people need to live successfully in the community—and to avoid crises.

988 call centers should be staffed by people skilled at engaging callers and understanding what circumstances led the caller to make the call.⁸³ In addition to mental health clinicians, 988 call centers should employ people with lived experience working as peers.

There are well-established call center networks, outside of Lifeline, led by people with lived experience that have created a “peer-to-peer” ethos that makes their services especially effective.⁸⁴ These call centers maintain a strict confidentiality policy: they do not trace the caller’s location, and they do not dispatch a response unless the caller agrees and provides their location.⁸⁵ These are best practices. Although we understand that 988 call-takers may

feel they may need to sometimes dispatch a response without consent, they should not. This practice, which risks a police response and forcible transport to a hospital or jail, discourages many people from calling for help in the first place.⁸⁶ Moreover, information sharing based on consent encourages trust between the caller and call-taker, and encourages the caller's engagement with the behavioral health service system. Geolocation for routing calls to the nearest call center can be limited to identifying the area code in which the caller is located, and connecting the caller to a call center serving that area code.⁸⁷

Hotlines—and warmlines⁸⁸—must also be accessible to all people, including people with disabilities that affect communication. This means ensuring that every call center (or, perhaps, one national back-up center⁸⁹) can provide an ASL-trained counselor or ASL or other interpretive services for people who are deaf or hard of hearing and a text or chat option for people for whom that mode of communication is their preference. There should be ongoing training on communications with people with intellectual or developmental disabilities, and with autistic people.

Call centers should be part of, and integrated into, the behavioral health system, so there is truly a “mental health 911.” The 988 system should not stand alone, but should be part of, and should help manage, a comprehensive, non-coercive system for addressing behavioral health crises that includes mobile teams and an array of short-term residential options.

Call centers can resolve many calls by providing advice, making referrals, and/or providing transportation to a community-based service provider. Other calls will require dispatching a mobile team to respond quickly and de-escalate situations, and connect individuals with needed services. Over the past few years, many communities have implemented mobile services modeled on Oregon's CAHOOTS program, in which an emergency medical technician (EMT) and a mental health clinician, both unarmed, are dispatched to respond to calls involving people with behavioral health issues instead of the police.⁹⁰ Some communities, like San Francisco, have adapted the CAHOOTS model so that it includes a peer on the team.⁹¹ And other communities, like Baltimore, are expanding their capacity to send teams consisting of a peer and a clinician to respond to behavioral health calls instead of the police.⁹² Such teams should be available 24 hours a day, seven days a week, 365 days a year, and should respond within a time frame that is comparable to that of law enforcement, so that these teams are a meaningful alternative to a police response.

In addition, there should be an array of facilities for crisis resolution and stabilization, including for overnight stays. These facilities should include respite apartments,⁹³ apartments for short term stays staffed by mental health professionals including (and often led by) peers,⁹⁴ and urgent care centers using a “living room” model.⁹⁵ They should be scattered in neighborhoods in urban areas. Inpatient hospital care should be a last resort and used only when necessary, for example, when a person's physical health care must be provided in an inpatient setting. Short-term detox facilities should be available as well, followed by offers of treatment of substance use disorders, including community-based

medication assisted treatment (MAT).⁹⁶ People with lived experience are providing care and support, and often leading, the operation of all these types of crisis facilities.⁹⁷ Communities should adopt a “no wrong door” approach: any facility operating within the crisis system should be able to accept referrals, walk-ins, and first responder drop-offs, at any time.⁹⁸

These components of a behavioral health crisis response system—someone for a person to talk to, someone to go to the person, and somewhere for the person to go—provide a robust and effective response to individuals in crisis. They are also a resource for the 911 system, which can connect calls to 988 if they involve a person known to have or who appears to have a behavioral health issue. Such calls should be handled by 988 and the behavioral health system. (It would be helpful for mental health professionals, including clinicians but also peers, to work within the 911 call center, to help appropriately triage and route calls.⁹⁹)

In a limited number of cases, it may be appropriate for the police to respond jointly with or as backup for the behavioral health system. Communities should collect and analyze data, adopt policies, and provide training to 988, 911, and police staff, identifying those situations that can and should be handled entirely by 988 and the behavioral health system and those situations, such as those involving imminent violence to others, in which the police should also respond.¹⁰⁰ 988 and 911 service providers, and law enforcement agencies, should audit those instances when police are dispatched, to better understand whether involving the police was appropriate. The police should not be deployed when an individual only poses a threat of self-harm and presents no risk to others.

Core Values in Responding to Behavioral Health Crises

In 2009, the Bazelon Center convened a panel of experts who identified ten essential values for responding to behavioral health crises. The experts’ report was subsequently reviewed by a second panel of subject-matter experts.¹⁰¹ The ten core values are:

- **Avoiding Harm.** An appropriate response to behavioral health crises considers the risks and benefits attendant to interventions and whenever possible employs alternative approaches, such as controlling danger sufficiently to allow a period of “watchful waiting.” In circumstances where there is an urgent need to establish physical safety and few viable alternatives to address an immediate risk of significant harm to the individual or others, an appropriate crisis response incorporates measures to minimize the duration and negative impact of interventions used.
- **Intervening in Person-Centered Ways.** Appropriate interventions seek to understand the individual, their unique circumstances, and how that individual’s personal preferences and goals can be maximally incorporated in the crisis response.
- **Shared Responsibility.** An appropriate crisis response seeks to assist the individual in regaining control by considering the individual an active partner in—rather than a passive recipient of—services.

- **Addressing Trauma.** It is essential that once physical safety has been established, harm resulting from the crisis or crisis response is evaluated and addressed without delay by individuals qualified to diagnose and initiate needed treatment. There is also a dual responsibility relating the individual's relevant trauma history and vulnerabilities associated with particular interventions; crisis responders should appropriately seek out and incorporate this information in their approaches, and individuals should take personal responsibility for making this crucial information available.
- **Establishing Feelings of Personal Safety.** Assisting the individual in attaining the subjective goal of personal safety requires an understanding of what is needed for that person to experience a sense of security (perhaps contained in a crisis plan or personal safety plan previously formulated by the individual) and what interventions increase feelings of vulnerability (for instance, confinement in a room alone). Providing such assistance also requires that staff be afforded time to gain an understanding of the individual's needs and latitude to address these needs creatively.
- **Based on Strengths.** An appropriate crisis response seeks to identify and reinforce the resources on which an individual can draw, not only to recover from the crisis event, but to also help protect against further occurrences.
- **The Whole Person.** An individual with a behavioral health issue who is in crisis is a whole person, whose established psychiatric disability may be relevant but may—or may not—be immediately paramount. An individual's emergency may reflect the interplay of psychiatric issues with other health factors. And there may be a host of seemingly mundane, real-world concerns that significantly affect an individual's response: the whereabouts of the person's children, the welfare of pets, whether the house is locked, absences from work, and so on.
- **The Person as Credible Source.** An appropriate response to an individual in crisis is not dismissive of the person as a credible source of information—factual or emotional—that is important to understanding the person's strengths and needs.
- **Recovery, Resilience, and Natural Supports.** An appropriate crisis response contributes to the individual's larger journey toward recovery and resilience and incorporates these values. Accordingly, interventions should preserve dignity, foster a sense of hope, and promote engagement with formal systems and informal resources.
- **Prevention.** An adequate crisis response requires measures that address the person's unmet needs both through individualized planning and by promoting systemic improvements.



People who receive crisis care often lack access to ongoing behavioral health services. The crisis response system should link individuals to providers of longer-term, community-based services, which can help the person in meeting needs for on-going behavioral health care, other supportive services, and stable housing. Every community should have an array of community-based services, of adequate quantity and intensity. First responders should quickly and easily connect people to these services.

Among the services that should be available to those who have used the crisis system are: intensive case management, peer support services, Assertive Community Treatment (ACT), supported employment, and supported housing.¹⁰² For children and youth, available services should be wrapped around the child and family, through a plan developed by a multi-disciplinary team partnering with the child and family. In addition, there should be access to suicide risk-reducing treatments such as Cognitive Behavioral Therapy (CBT), Dialectical Behavioral Therapy (DBT), and Collaborative Assessment and Management of Suicidality.¹⁰³ Providers of on-going services should help individuals put together “crisis plans” and should be the preferred “front line” crisis responder for the individuals they are serving.¹⁰⁴ If provided as needed, these services significantly reduce contact with the police and visits to the emergency room.¹⁰⁵

To be effective, all of these services must be culturally competent and non-discriminatory. Outcomes must be measured. Services should be adapted to make them effective for all communities. Services must be delivered in a way that acknowledges the trauma community members have experienced, and that uses a trauma-informed, person-centered, recovery-focused approach.¹⁰⁶

Agencies providing services must ensure that staff understand the cultural norms and socioeconomic challenges of their communities, including through involving community members with lived experience. Staff should be trained in how to avoid both implicit and explicit bias in providing supports to Black and Brown people, English learners, LGBTQ people, individuals with substance use histories, homeless people, and others. Studies show that biases about such persons are as likely to be found among staff in social service agencies as anywhere else.¹⁰⁷ Regular training to help eradicate these biases is a must. Incorporating peer workers as service providers should help.

Federal Support for an Effective Behavioral Health Response to 988 Calls

In addition to collecting and allocating their own revenues, states and localities should take advantage of existing federal resources to help them develop a comprehensive behavioral health system that functions as a meaningful alternative to a law enforcement response to calls for help. But the federal government can and should do more.

In 2021, Congress enacted the American Rescue Plan Act (ARPA),¹⁰⁸ which contains significant support for community-based services. The ARPA created a new funding stream within Medicaid for states to use to make behavioral health mobile response services more available to people who need them.¹⁰⁹ The funding stream can be tapped for three years during a five-year period, beginning April 1, 2022.¹¹⁰ When a state applies for this new funding, the federal government pays for 85 percent of the cost (or more in the few states with a regular match greater than 85%).¹¹¹ The State must file an amendment to its Medicaid plan or seek or amend a waiver to secure the additional funding.¹¹² ARPA-funded mobile response teams must be available 24/7, include a mental health clinician, and provide a timely response, as defined by the state.¹¹³

The ARPA also increased the amount of federal reimbursement available under the Medicaid program for one year for what the law calls Home and Community Based Services (HCBS). For the year beginning April 1, 2021, the ARPA added an additional ten percent to the federal “match” rate.¹¹⁴ If a state’s match rate was 60 percent—meaning the federal government paid 60% of the cost of HCBS—the new match rate would be 70 percent, with the federal government paying 70 percent of the cost. States could use this money to pay for the array of services that help people with behavioral health issues live successfully in the community.¹¹⁵

Now that ARPA’s increased support for HCBS has ended, Congress should act to extend that support. In November 2021, the House of Representatives passed the Build Back Better Act, which included \$150 billion, the largest investment ever, in federal financial resources for HCBS.¹¹⁶ The Build Back Better Act also allocated another \$150 billion in federal support for affordable housing.¹¹⁷ These investments are urgently needed to help states and localities build the behavioral health system that we need in this country.

Conclusion

A new day, or more of the same? This year’s rollout of 988 may improve our nation’s capacity to respond to individuals who need immediate help. But 988 is only part of the answer, and should not be the end of the story. We need a comprehensive and coordinated approach. In addition to a “mental health 911” we need the longer-term community-based services, in adequate quantity and intensity, identified here, including intensive case management, peer support services, Assertive Community Treatment (ACT), supported employment, and supported housing, and for children and youth “wraparound” services. These services help people avoid crises and subsequent arrest, incarceration, emergency room visits, and

hospital stays. They should be available to every person who needs them in every community across the country. Only when these services are widely available to those who need them can we say that we have addressed our national mental health crisis.

Anything short of that is not enough.

¹ See, e.g., Bob Harrison, *Policing in the Post-Floyd Era*, Rand Corp. (Apr. 30, 2021), <https://www.rand.org/blog/2021/04/policing-in-the-post-floyd-era.html>; Ram Subramanian & Leily Arzy, *State Policing Reforms Since George Floyd’s Murder*, Brennan Ctr. for Justice (May 21, 2021), <https://www.brennancenter.org/our-work/research-reports/state-policing-reforms-george-floyds-murder>. The killings of Black and Brown people with disabilities have also contributed to calls for reform. See, e.g., *Elijah McClain*, The Marshall Project, <https://www.themarshallproject.org/records/8339-elijah-mcclain> (last visited May 15, 2022); Joy Diaz, *Lawmakers Push for More Police Reforms on Five-Year Anniversary of Sandra Bland’s Death*, KUT 90.5 (Jul 13, 2020), <https://www.kut.org/texas/2020-07-13/lawmakers-push-for-more-police-reforms-on-five-year-anniversary-of-sandra-blands-death>.

² The term “behavioral health” has been defined as “the emotions and behaviors that affect your overall well-being.” *Behavioral Health*, CMS.gov, <https://www.cms.gov/outreach-education/american-indianalaska-native/behavioral-health> (Nov. 17, 2020). The term “mental health” is sometimes used interchangeably with “behavioral health,” *id.*, but mental health is sometimes said to be a subset of behavioral health, which also includes substance use issues. Many people with behavioral health issues are protected by civil rights laws such as the Americans with Disabilities Act; for that reason, this paper sometimes refers to people who have “mental health disabilities.” However, many people do not use any of these labels to describe themselves. Some people refer to having “lived experience” with mental health conditions. Other people use other terms to describe themselves and others with such issues. See, e.g., u/MadQueerResearcher, *Queer MMIND (Mad, Mentally Ill, Neurodivergent, and Disabled) College Student Experiences*, Reddit (Oct. 15, 2021), https://www.reddit.com/r/SampleSize/comments/q8ouhg/academic_queer_mmind_mad_mentally_ill/.

³ See, e.g., David A. Graham, *The Stumbling Block to One of the Most Promising Police Reforms*, The Atlantic (Feb. 22, 2022).

⁴ See Amy C. Watson & Jennifer D. Wood, *Everyday Police Work During Mental Health Encounters: A Study of Call Resolutions in Chicago and Their Implications for Diversion*, 35 *Behav. Sci. & L.* 422 (2017) (citing James D. Livingston, *Contact Between Police and People With Mental Disorders: A Review of Rates*, 67 *Psychiatric Servs.* 850 (2016)).

⁵ Ashley Laderer, *What Do You Do When a Suicide Crisis Line Fails You?*, Healthline (Sep. 3, 2019), <https://www.healthline.com/health/crisis-hotline-failed-me#1>.

⁶ Corey Mitchell, Joe Yerardi & Susan Ferriss, *When schools call police on kids*, The Center for Public Integrity (Sep. 8, 2021), <https://publicintegrity.org/education/criminalizing-kids/police-in-schools-disparities/> (explaining that Black children and students with disabilities are the most impacted by law enforcement interactions in school).

⁷ Sean E. Goodison et al., *The Law Enforcement Response to Homelessness: Identifying High-Priority Needs to Improve Law Enforcement Strategies for Addressing Homelessness*, Rand Corp. (2020); Stephanie Hepburn & Michael Hogan, *How Communities Must Use 988 to Improve Care and Correct Crisis System Disparities*, Think Bigger Do Good Policy Series (Dec. 12, 2021), <https://thinkbiggerdogood.org/app/uploads/2022/01/CorrectCrisisSystemDisparities-0120.pdf>.

⁸ See Hepburn & Hogan, *supra* note 8, at 12; see also C.E. Robertson & J.A. McGillivray, Autism behind bars: A review of the research literature and discussion of key issues, 26 J. Forensic Psychiatry & Psychology 719 (2015) (discussing how individuals with autism are at greater risk for interaction with police).

⁹ National Council on Disability, *The Impact of COVID-19 on People with Disabilities* 195 (Oct. 29, 2021) [hereinafter *The Impact of COVID-19*], https://ncd.gov/sites/default/files/NCD_COVID-19_Progress_Report_508.pdf.

¹⁰ See, e.g., Frank Edwards, Hedwig Lee, & Michael Esposito, Risk of being killed by police use of force in the United States by age, race–ethnicity, and sex, 116 Proc. Nat’l. Acad. Sci. 16793 (2019); Paul L. Taylor, *Dispatch priming and the police decision to use deadly force*, 23 Police Q. 311 (2019).

¹¹ Congress mandated the new 988 number in 2020, designed to be the “911 for mental health” beginning in July 2022. See National Suicide Hotline Designation Act of 2020, Pub. L. 116-172 (2020); see also Designating 988 for the National Suicide Prevention Lifeline, 47 CFR § 52.200 (2020). The federal government has appropriated additional funding to support the transition to 988, including to expand and strengthen the Lifeline’s call center network.

¹² National Suicide Prevention Lifeline, <https://suicidepreventionlifeline.org/>.

¹³ See, e.g., Rob Wipond, *Government Forum Reveals 988 Call Tracing Remains a Threat*, Mad in America (May 31, 2022) [hereinafter *Call Tracing*] (calculating that an estimated 60,000 people, or 8 percent of callers to the Lifeline who express suicidal worries, received unwanted visits from police or other forms of intervention in 2021), <https://www.madinamerica.com/2022/05/988-call-tracing/>.

¹⁴ Rachel Roubein, *A new 9-1-1 for mental health is on the way*, Wash. Post (Mar. 21, 2022), <https://www.washingtonpost.com/politics/2022/03/21/new-9-1-1-mental-health-is-way/>.

¹⁵ Eric M. Plakun, *The Mental Health Crisis in America: Recognizing Problems; Working Toward Solutions: Part 1. Defining the crisis*, 26 J. Psychiatric Prac. 52 (2020); Maddy Reinert, Danielle Fritze & Theresa Nguyen, *The State of Mental Health in America 2022*, Mental Health America (October 2021).

¹⁶ Substance Abuse & Mental Health Serv. Admin., HHS Publication No. PEP21-07-01-003, NSDUH Series H-56, Key substance use and mental health indicators in the United States: Results from the 2020 National Survey on Drug Use and Health 3 (2021).

¹⁷ *Id.*

¹⁸ *Id.*

¹⁹ Michael Devitt, *Study: One in Six U.S. Children Has a Mental Illness*, Am. Acad. Fam. Physicians (Mar. 18, 2019), <https://www.aafp.org/news/health-of-the-public/20190318childmentalillness.html> (citing Daniel G. Whitney & Mark D. Peterson, US National and State Level Prevalence of Mental Health Disorders and Disparities of Mental Health Care Use in Children, 173 JAMA Pediatrics 389 (2019)). 20 Eunice Park-Lee et al., Receipt of services for substance use and mental health issues among adults: Results from the 2016 National Survey on Drug Use and Health 16 (2017) (estimate of perceived unmet need based on responses to survey question asking whether there was any time in the past 12 months when participants thought they needed treatment or counseling for mental health issues but did not receive services).

²¹ *Id.* at 4.

²² Daniel G. Whitney & Mark D. Peterson, *US National and State-Level Prevalence of Mental Health Disorders and Disparities of Mental Health Care Use in Children*, 173 JAMA Pediatrics 389 (2019).

²³ Alexandra Sifferlin, *Untreated Mentally Ill 16 Times More Likely to Be Killed By Police, Study Says*, Time (Dec. 10, 2015), <https://time.com/4144276/mentally-ill-police-killings-study/> (citing Doris Fuller et al., Overlooked in the Undercounted: The Role of Mental Illness in Fatal Law Enforcement Encounters (2015)).

²⁴ See, e.g., Rebecca A. Clay, *A new look at racial and ethnic disparities in mental health care*, 47 *Monitor on Psychology* 18 (2016); Benjamin Lê Cook et al., *Trends in racial-ethnic disparities in access to mental health care, 2004–2012*, 68 *Psychiatric Services* 9 (2017).

²⁵ See, e.g., *Black and African American Communities and Mental Health*, Mental Health America, <https://www.mhanational.org/issues/black-and-african-american-communities-and-mental-health> (last visited May 4, 2022).

²⁶ American Psychiatric Association. *Mental Health Disparities: African Americans* (2017). Retrieved from [https://www.psychiatry.org/File percent20Library/Psychiatrists/Cultural-Competency/Mental-Health-Disparities/Mental-Health-Facts-for-African-Americans.pdf](https://www.psychiatry.org/File%20percent20Library/Psychiatrists/Cultural-Competency/Mental-Health-Disparities/Mental-Health-Facts-for-African-Americans.pdf).

²⁷ See, e.g., Shanoor Seervai, *Closing the Mental Health Gap for Black Teens*, The Commonwealth Fund (Mar. 25, 2022), <https://www.commonwealthfund.org/publications/podcast/2022/mar/closing-mental-health-care-gap-black-teens>; Margarita Alegria, Melissa Vallas, & Andres J. Pumariega, *Racial and ethnic disparities in pediatric mental health*, 19 *Child & Adolescent Psychiatric Clinics N. Am.* 759 (2010); David M. Ramey, *The social structure of criminalized and medicalized school discipline*, 88 *Sociology Educ.* 181 (2015) (describing how decreased provision of mental health services in schools has coincided with an increase in discipline for students of color).

²⁸ See, e.g., Vilissa Thompson, *Understanding the Policing of Black, Disabled Bodies*, *Ctr. Am. Progress* (Feb. 10, 2021), <https://www.americanprogress.org/article/understanding-policing-black-disabled-bodies/>; Lily Robin & Evelyn F. McCoy, *Policing Is Killing Black Disabled People. Centering Intersectionality Is Critical to Reducing Harm*, *Urban Inst.* (Nov. 15, 2021), <https://www.urban.org/urban-wire/policing-killing-black-disabled-people-centering-intersectionality-critical-reducing-harm>.

²⁹ Jordan E. DeVyllder et al., *Association of exposure to police violence with prevalence of mental health symptoms among urban residents in the United States*, 1 *JAMA Network Open* (2018).

³⁰ See *Household Pulse Survey: Anxiety and Depression*, National Center for Health Statistics, CDC, <https://www.cdc.gov/nchs/covid19/pulse/mental-health.htm> (May 18, 2022).

³¹ *Youth Data 2021*, Mental Health America, <https://www.mhanational.org/issues/2021/mental-health-america-youth-data>.

³² Nirmita Panchal, Rabah Kamal, Cynthia Cox, & Rachel Garfield, *The Implications of COVID-19 for Mental Health and Substance Use*, Kaiser Fam. Found. (Feb. 10, 2021), [https://www.kff.org/report-section/the-implications-of-covid-19-for-mental-health-and-substance-use-issue-brief/#:~:text=Non%2DHispanic%20Black%20adults%20\(48,challenges%20accessing%20mental%20health%20care](https://www.kff.org/report-section/the-implications-of-covid-19-for-mental-health-and-substance-use-issue-brief/#:~:text=Non%2DHispanic%20Black%20adults%20(48,challenges%20accessing%20mental%20health%20care).

³³ The Impact of COVID-19, *supra* note 10, at 185; Panchal, *supra* note 33.

³⁴ The Impact of COVID-19, *supra* note 10, at 88, 192.

³⁵ *Id.*; Rebecca Renner, *COVID-19 is taking a heavy toll in America's mental health-care deserts*, *Nat'l Geographic* (Dec. 30, 2020), <https://www.nationalgeographic.com/science/article/coronavirus-is-taking-heavy-toll-america-mental-health-care-deserts>.

³⁶ Ricardo Alonso-Zaldivar, *Bipartisan push on mental health crisis that COVID worsened*, *The Seattle Times* (Apr. 13, 2022), <https://www.seattletimes.com/business/bipartisan-push-on-mental-health-crisis-that-covid-worsened/>.

³⁷ See, e.g., Bazelon Center for Mental Health Law, *Diversion to What? Evidence-Based Mental Health Services That Prevent Needless Incarceration* (Sept. 2019) [hereinafter *Diversion to What?*], https://secureservercdn.net/198.71.233.111/d25.2ac.myftpupload.com/wp-content/uploads/2019/09/Bazelon-Diversion-to-What-Essential-Services-Publication_September-2019.pdf.

³⁸ National Suicide Hotline Designation Act of 2020, Pub. L. No. 116-172 (enacted October 27, 2020).

³⁹ *988 Key Messages*, SAMHSA, <https://www.samhsa.gov/find-help/988/key-messages>.

⁴⁰ *Id.*

⁴¹ Federal Communications Commission, Report on the National Suicide Hotline Improvement Act of 2018 (2019), <https://docs.fcc.gov/public/attachments/DOC-359095A1.pdf>.

⁴² FAQ, Nat'l Suicide Prevention Lifeline, <https://suicidepreventionlifeline.org/faq/>.

⁴³ See *supra* note 43 at 4.

⁴⁴ *Lifeline Chat*, Nat'l Suicide Prevention Lifeline, <https://suicidepreventionlifeline.org/chat/> (last visited May 6, 2022); John Draper, *National Suicide Prevention Lifeline: The First Ten Years*, SUICIDE PREVENTION RESOURCE CENTER (Jan. 5, 2015), <https://www.sprc.org/news/national-suicide-prevention-lifeline-first-ten-years>.

⁴⁵ FCC regulations require that all 988 calls be directed to the National Suicide Prevention Line by July 16, 2022. Li Cohen, *988 to Become the New 911 for Suicide Prevention*, CBS News (Jul 16, 2020) <https://www.cbsnews.com/news/988-to-become-the-new-911-for-national-suicide-prevention-lifeline/>.

⁴⁶ See *supra* note 39.

⁴⁷ See, e.g., Senator Baldwin Praises Federal Investment of \$282 Million In the National Suicide Prevention Lifeline and Support To States To Implement 988 (Dec. 20, 2021) (praising “\$282 million in American Rescue Plan and Fiscal Year 2022 appropriations to help transition” to 988), <https://www.baldwin.senate.gov/news/press-releases/senator-baldwin-praises-federal-investment-of-282-million-in-the-national-suicide-prevention-lifeline-and-support-to-states-to-implement-988>.

⁴⁸ 9-8-8 Implementation Act of 2022, H.R. 7116, 117th Cong. (introduced Mar. 17, 2022); see also White House, Fact Sheet: President Biden to Announce Strategy to Address Our National Mental Health Crisis, As Part of Unity Agenda in his First State of the Union (Mar. 1, 2022) (President Biden’s fiscal year 2023 budget proposes \$700 million “to staff up and shore up local crisis centers”), <https://www.whitehouse.gov/briefing-room/statements-releases/2022/03/01/fact-sheet-president-biden-to-announce-strategy-to-address-our-national-mental-health-crisis-as-part-of-unity-agenda-in-his-first-state-of-the-union/>.

⁴⁹ See generally Arlene Stephenson, *States’ Experiences in Legislating 988 and Crisis Services Systems*, Nat'l Ass'n of State Mental Health Program Directors 6 (2022).

⁵⁰ *Suicide Prevention By the Numbers*, Nat'l Suicide Prevention Lifeline, <https://suicidepreventionlifeline.org/by-the-numbers/> (last visited June 1, 2022).

⁵¹ *Id.* However, when calls are rerouted out of state, callers in crisis “often wait two to three times longer, receive fewer linkages to effective local care, and are more likely to abandon their calls.” See *Lifeline State Reports*, Nat'l Suicide Prevention Lifeline (last visited May 31, 2022), <https://suicidepreventionlifeline.org/lifeline-state-reports/>. In the first quarter of 2022, only 20 states and DC had in-state answer rates at 80 percent or higher; states like Ohio (56%), Arkansas (53%), and Texas (45%) fell far short. In-State Answer Report Jan-March 2020, Nat'l Suicide Prevention Hotline, https://suicidepreventionlifeline.org/wp-content/uploads/2022/04/2022-01-01_2022-03-31_instate_report-3.pdf.

⁵² See *supra* note 53.

⁵³ See, e.g., Didi Hirsch Mental Health Services, *Suicide Prevention & Counseling Center* (Lifeline network member organization that also provides peer support groups, individual and family therapy, and “therapy step down” services for individuals who are discharged from hospital after suicide attempt), <https://didihirsch.org/services/suicide-prevention/> (last visited May 15, 2015).

⁵⁴ Laderer, *supra* note 6. In addition, roughly 17 percent of calls, 41 percent of texts, and 73 percent of chats to the Lifeline are abandoned before a caller can get help. Steve Eder, *As a Crisis Hotline Grows, So Do Fears It Won't Be Ready*, N. Y. Times (Mar. 17, 2022), <https://www.nytimes.com/2022/03/13/us/suicide-hotline-mental-health-988.html>.

⁵⁵ Laderer, *supra* note 6.

⁵⁶ See, e.g., Comment to the FCC re: 988 Hotline, Am. Ass'n of Suicidology (Dec. 21, 2020), <https://www.fcc.gov/ecfs/file/download/AAS%20FCC%20Comment%20Letter.pdf?folder=12217563125>

30 (“[T]he use of involuntary interventions paired with technologies like geolocation could prevent people in crisis from initiating contact if they are worried about their privacy or safety.”); What happens if I call the Suicide Prevention Lifeline?, Mental Health America,

https://screening.mhanational.org/content/what-happens-if-i-call-suicide-prevention-lifeline/?layout=actions_ah_topics (“We know that a lot of people may be scared to call the Lifeline because they are concerned about the police coming to their house”); Rob Wipond, *Suicide Hotlines Bill Themselves as Confidential – Even as Some Trace Your Call*, Mad in America (Nov. 29, 2020) [hereinafter Suicide Hotlines] (estimating that 44,000 Lifeline callers were visited by police in fiscal year 2017-18),

<https://www.madinamerica.com/2020/11/suicide-hotlines-trace-your-call/>; see also Call Tracing, *supra* note 14 (“Many times---I have had this happen in my own life—we’re calling for help, and it ends up in harm, it ends up in handcuffs. And worse, for many people, it also ends up in death; not at their hands, but at the hands of the response team.”)

⁵⁷ Suicide Hotlines, *supra* note 58; see also Call Tracing, *supra* note 14.

⁵⁸ Suicide Hotlines, *supra* note 58 (noting SAMHSA data indicating that some Lifeline calls to which police have been sent reportedly involve caller “collaboration,” but that this number includes calls where callers felt some pressure to agree to police response).

⁵⁹ *Best Practices*, Nat’l Suicide Prevention Lifeline (noting that Lifeline’s Standards, Training & Practices Subcommittee developed Suicide Risk Assessment Standards in 2006; these standards were adopted by Lifeline network in September 2007), <https://suicidepreventionlifeline.org/best-practices/> (last visited May 15, 2015). There is significant variability among the Lifeline’s call centers in dispatching first responders—police and/or, if available, a behavioral health mobile response team—based on this assessment. National Suicide Prevention Lifeline, Policy for Helping Callers at Imminent Risk of Suicide 1 (Dec. 2010) (in 2007 study of four Lifeline centers, deployment of emergency rescue services varied from 0.5% of calls at one center to 8.5% of calls at another center),

<https://www.madinamerica.com/wp-content/uploads/2020/11/SAMHSA-Lifeline-Policy-for-Helping-Callers-at-Imminent-Risk-of-Suicide.pdf>.

⁶⁰ Suicide Hotlines, *supra* note 58; Call Tracing, *supra* note 14.

⁶¹ Suicide Hotlines, *supra* note 58 (citing methods for call tracing in paper published by National Emergency Number Association); see also *Public Safety Considerations for Smartphone App Developers*, Nat’l Emergency Number Ass’n (describing how cell phones with location services enabled will provide GPS coordinates to 911 centers), <https://www.nena.org/page/SmartphoneApps?&hhsearchterms=%22gps+and+phone%22> (last visited May 15, 2022).

⁶² Suicide Hotlines, *supra* note 58.

⁶³ *Id.*

⁶⁴ See, e.g., Juliet Isselbacher, *As Mobile Mental Health Teams Work To De-Escalate Crises, Some Warn Their Models Still Rely On Police Partnerships*, Stat (Jul. 29, 2020).

<https://www.statnews.com/2020/07/29/mobile-crisis-mental-health-police/>.

⁶⁵ The Impact of COVID-19, *supra* note 10, at 196.

⁶⁶ *Id.* (citing L. Harris, *The New Mental Health Crisis Line Wants to Track Your Location*, Disability Visibility Project (Apr. 19, 2021), <https://disabilityvisibilityproject.com/2021/04/19/the-new-national-mental-health-crisis-line-wants-to-track-your-location/>).

⁶⁷ Suicide Hotlines, *supra* note 58.

⁶⁸ *Individuals and Families with Lived Experience Committee Meeting Summary*, Nat’l Suicide Prevention Lifeline (Oct. 27, 2020), <https://www.madinamerica.com/wp-content/uploads/2022/01/LEC-Conference-Call-Summary-October-2020.pdf>.

⁶⁹ *Id.*

⁷⁰ The Impact of COVID-19, *supra* note 10, at 196 (citing Jim Sliwa, *After Decades of Research, Science Is No Better Able to Predict Suicidal Behaviors*, Am. Psych. Ass’n (Nov. 15, 2016), <https://www.apa.org/news/press/releases/2016/11/suicidal-behaviors> (summarizing the findings of J.C. Franklin et al., *Risk Factors for Suicidal Thoughts and Behaviors: A Meta-Analysis of 50 Years of Research*, 143 Psych. Bulletin 187, (2017)); see also Columbia University Irving Medical Center News Release, *Which Suicide Prevention Strategies Work?*, AAAS: EurekAlert! (Feb. 18, 2021), https://www.eurekalert.org/pub_releases/2021-02/cuim-wsp021821.php (noting that screening school children or the general population for suicide does not reduce suicide rates).

⁷¹ Michael Large, *The role of prediction in suicide prevention*, 20 Dialogues in Clinical Neuroscience 197, 197 (2018).

⁷² Madelyn Gould et al., *Helping Callers to the National Suicide Prevention Lifeline Who Are at Imminent Risk of Suicide: Evaluation of Caller Risk Profiles and Interventions Implemented*, 46 Suicide Life Threatening Behav. 172 (2016).

⁷³ Nat’l Suicide Prevention Lifeline, *Policy for Helping Callers at Imminent Risk of Suicide* 28 (Dec. 2010).

⁷⁴ *Id.* at 16 (“Mobile outreach services vary considerably in their availability in communities around the country, with differences in hours of operation (some 24/7, others not), capacity to respond urgently (within an hour in some regions), and staff make-up.”).

⁷⁵ See, e.g., Isselbacher, *supra* note 66 (quoting leader from CAHOOTS program that “we rely on law enforcement to sometimes back us up”).

⁷⁶ Cultural competence is the ability to provide effective services that are responsive and accessible to the unique cultural needs of diverse populations, taking into consideration factors such as race, ethnicity, religion, language, age, sexual orientation, gender orientation, socioeconomic status, and geographic location. Substance Abuse & Mental Health Serv. Admin., *Treatment Improvement Protocol 59*, HHS Pub. No. (SMA) 14-4849, *Improving Cultural Competence* 5 (2014). “Cultural competence provides clients with more opportunities to access services that reflect a cultural perspective on and alternative, culturally congruent approaches to their presenting problems [that] will likely provide a greater sense of safety from the client’s perspective”. *Id.* at 7. Although the Affordable Care Act necessitates culturally responsive services, studies show that a lack of cultural competence contributes to “disparities in access, utilization, and quality in behavioral health services” and can translate to “ineffective provider-consumer communication, delays in appropriate treatment and level of care ... and poorer outcomes.” *Id.*

⁷⁷ *New Research Suggests 911 Call Centers Lack Resources to Handle Behavioral Health Crises*, PEW (Oct. 26, 2021) [hereinafter *New Research*], <https://www.pewtrusts.org/en/research-and-analysis/issue-briefs/2021/10/new-research-suggests-911-call-centers-lack-resources-to-handle-behavioral-health-crises>; Eder, *supra* note 52.

⁷⁸ *Vibrant, 988 Serviceable Populations and Contact Volume Projections* (2020), at 2.

⁷⁹ *New Research*, *supra* note 79.

⁸⁰ See, e.g., Spivak et al., *Availability of Assertive Community Treatment in the United States: 2010 to 2016*, 70 Psychiatric Serv. 948, 948-9 (2019) (defining ACT as “a multi-disciplinary clinical team approach, [which] helps those with serious mental illness live in the community by providing 24-hour intensive community services in the individual’s natural setting,” and noting that study of all mental health facilities in the U.S. indicated that, “[a]lthough a higher proportion of facilities that provided ACT reported offering all the required [components] in 2016 compared with 2010, this proportion accounted for less than 20% of the programs”).

⁸¹ See, e.g., Nat’l Low Income Housing Coal., *The Gap: A Shortage of Affordable Rental Homes* 3 (Apr. 2022) (reporting that in the U.S. only 36 rental homes are affordable and available for every 100 extremely low-income renter households); Henwood et al., *Availability of Comprehensive Services in Permanent Supportive Housing in Los Angeles*, 26 Health Soc. Care Cmty. 207 (2018) (study of 23

housing providers in Los Angeles indicated that, “although services may be available to some residents . . . staff members indicated that services are not necessarily routinely accessible to all residents depending on factors such as housing location or different provider contracts. In addition, the availability of services does not imply that they are integrated or even well-coordinated, which is especially important for individuals with complex health and social needs”).⁸² See, e.g., Guin Becker Bogusz, *Health Insurers Still Don’t Adequately Cover Mental Health Treatment*, Nat’l All. Mental Illness (NAMI) (Mar. 13, 2020), <https://www.nami.org/Blogs/NAMI-Blog/March-2020/Health-Insurers-Still-Don-t-Adequately-Cover-Mental-Health-Treatment>.

⁸³ See Tenn. Dep’t of Mental Health & Substance Abuse Serv., Crisis Responder Training 13 (describing Lifeline guidelines for call-takers, including “active engagement” with callers “to establish sufficient rapport” with callers, and collaborating with callers in order to “[i]nclude the individual’s wishes, plans, needs, and capacities” to reduce risk of suicide), <https://www.tn.gov/content/dam/tn/mentalhealth/documents/Crisis%20Responder%20Training%20All-PDF.pdf> (last visited May 15, 2015); but see Laderer, *supra* note 6 (concerns about when Lifeline call-takers “parrot” the caller’s words, and use “reflective listening in a really obtuse and unhelpful way” that prompts acts of self-harm, rather than prevents them).

⁸⁴ See, e.g., *Online and Phone Supports*, Wildflower Alliance, <https://wildfloweralliance.org/online-support-groups/> (last visited May 15, 2022) (hosting peer-led suicide-related support groups both online and by phone).

⁸⁵ See *Privacy Policy*, Wildflower Alliance, <https://wildfloweralliance.org/privacy-policy/> (last visited May 15, 2022); *Central London Samaritans Privacy Statement*, Samaritans UK, <https://www.samaritans.org/branches/central-london/central-london-samaritans-privacy-statement/> (last visited May 15, 2022), (“Our telephone helpline is designed so that Samaritans volunteers can’t see your phone number when you contact us..... In general, we try to keep as little information about you as possible. Volunteers may take notes when they talk to you to assist in the conversation. These notes are shredded at the end of the call. We don’t record your phone calls to the helpline but volunteers and staff may from time to time listen in to calls for training, support, or research purposes. ... [Also,] [i]f we need to investigate a call or series of calls (e.g. if you make a complaint), we can use an encrypted telephone number shown on our central system to identify the specific calls.”).

⁸⁶ See Wireless Competition Bureau, Fed. Comm’n Comm’n, 988 Geolocation Report – National Suicide Hotline Designation Act of 2020 11 (Apr. 15, 2021) (“[S]ome commenters have raised concerns that the conveyance of geolocation information with 988 calls could undermine the benefits of the Lifeline by dissuading at-risk and vulnerable populations from using the service in a time of need, out of fear of embarrassment, aversion to intervention by authorities, or other similar reasons.”).

⁸⁷ Rob Wipond, *Roll-out of 988 Threatens Anonymity of Crisis Hotlines*, Mad in America (Jan. 29, 2022), <https://www.madinamerica.com/2022/01/roll-988-threatens-anonymity-crisis-hotlines/> (reporting ACLU Disability Rights Program director’s statement that “[i]t would be better and technologically feasibleto connect callers with their nearest call center by geolocating them based on the general area they were calling from while disclosing no other personal information”).

⁸⁸ A “warmline” is a phone line, often operated by people with lived experience with mental health issues, that is designed as an alternative to “hotline” services, for people who are not actually in crisis but who are still seeking support. See, e.g., *Warmlines* (last visited May 31, 2022), <https://warmline.org/>. Warmlines that can help callers by listening, providing feedback, and helping link them to other resources are also a crucial component of a community behavioral health system.

⁸⁹ See, e.g., Nat’l Assoc. of State Mental Health Program Directors, *NASMHPD Recommendations for Effective Communication Planning and Response with Deaf Communities for 988*, <https://mh.alabama.gov/wp-content/uploads/2022/03/NASMHPD-Recommendations-on-988-and-Deaf-Crisis-Services.pdf> (last visited May 16, 2022).

⁹⁰ See, e.g., *CAHOOTS: Crisis Assistance Helping Out On The Streets*, White Bird Clinic, <https://whitebirdclinic.org/cahoots/> (last visited May 16, 2022) (describing implementation of CAHOOTS program in Eugene-Springfield, Oregon); *Support Team Assisted Response (STAR) Program*, City of Denver, <https://www.denvergov.org/Government/Agencies-Departments-Offices/Agencies-Departments-Offices-Directory/Public-Health-Environment/Community-Behavioral-Health/Behavioral-Health-Strategies/Support-Team-Assisted-Response-STAR-Program> (last visited May 16, 2022).

⁹¹ See *Street Crisis Response Team*, City & County of San Francisco, <https://sf.gov/street-crisis-response-team> (last visited May 16, 2022).

⁹² See *GBRICS Partnership (Greater Baltimore Regional Integrated Crisis System): Transforming Behavioral Health Crisis Services*, Behav. Health Sys. Balt., <https://www.bhsbaltimore.org/learn/gbrics-partnership/> (last visited May 16, 2022).

⁹³ See, e.g., *Adult Mental Health Housing Services*, Ga. Dep't of Behav. Health & Developmental Disabilities, <https://dbhdd.georgia.gov/be-dbhdd/be-supported/mental-health-adults/adult-mental-health-housing-services> (last visited May 16, 2022) (“Crisis Respite Apartments (CRAs) provide short-term, residential, and aftercare support, including housing referrals, for individuals experiencing an acute psychiatric crisis.”).

⁹⁴ See, e.g., *People USA’s Rose Houses*, People USA, <https://people-usa.org/program/rose-houses/> (last visited May 16, 2022) (“Rose Houses are short-term crisis respites that are home-like alternatives to hospital psychiatric ERs and inpatient units. They are 100% operated by peers who have their own lived experiences with behavioral health challenges, crisis, and moving toward wellness.”).

⁹⁵ See, e.g., *The Living Room: Forever Hope*, Thresholds, <https://www.thresholds.org/programs-services/peer-services/the-living-room> (last visited May 16, 2022) (“The Living Room . . . is an entirely peer-led crisis respite center, an alternative to psychiatric hospitalization. . . . [The] Living Room is a calm, peaceful, and inviting space with plenty of natural light. . . . Staff at The Living Room help guests through a screening and assessment process in a natural, comfortable setting.”).

⁹⁶ *Types of Treatment Programs*, Nat’l Inst. on Drug Abuse, <https://nida.nih.gov/publications/principles-drug-addiction-treatment-research-based-guide-third-edition/drug-addiction-treatment-in-united-states/types-treatment-programs> (last visited May 16, 2022) (“Detoxification, the process by which the body clears itself of drugs, is designed to manage the acute and potentially dangerous physiological effects of stopping drug use [It should] be followed by a formal assessment and referral to drug addiction treatment.”); *Medication-Assisted Treatment*, SAMHSA, <https://www.samhsa.gov/medication-assisted-treatment> (last visited May 16, 2022) (“Medication-assisted treatment (MAT) is the use of medications, in combination with counseling and behavioral therapies, to provide a ‘whole-patient’ approach to the treatment of substance use disorders.”).

⁹⁷ See, e.g., *What is the Evidence for Peer Recovery Support Services?*, Recovery Research Inst. <https://www.recoveryanswers.org/research-post/what-is-the-evidence-for-peer-recovery-support-services/> (last visited May 16, 2022) (citing Reif et al., *Peer recovery support for individuals with substance use disorders: assessing the evidence*, 65 *Psychiatric Serv.* 853 (2014)).

⁹⁸ See, e.g., *No Wrong Door Reference Guide*, Montgomery County Human Services (2017) http://www.mcoho.org/2017_No_Wrong_Door_Brochure_FINAL.pdf (“No Wrong Door refers to a service system that welcomes people in need and assists them in connecting with desired services regardless of the agency where they are trying to gain access. ‘No Wrong Door’ policies commit all service agencies to respond to the individual’s stated and assessed needs through either direct services or linkage to other appropriate programs.”).

⁹⁹ See, e.g., Jackson Beck, Aaron Stagoff-Belfort & Jason Tan de Bibiana, *Navigating 911 Triage and Culture Change*, Vera Inst. (Apr. 2022), <https://www.vera.org/civilian-crisis-response-toolkit/2-navigating-911-triage-and-culture-change> (“Call centers with embedded behavioral health experts—

Harris County, Texas, and Phoenix, Arizona, for example—have seen improvements in the appropriate triaging of behavioral health-related 911 calls.”).

¹⁰⁰ See, e.g., S. Rebecca Neusteter, Understanding Law Enforcement Response (Jan. 27, 2021)

(Powerpoint presentation for National Ass’n of Counties),

https://www.naco.org/sites/default/files/event_attachments/Coordinating%20a%20System%20Response%20to%20911%20Dispatch.pdf (slides starting on page 5).

¹⁰¹ Practice Guidelines: Core Elements In Responding to Mental Health Crises, HHS Pub. No. SMA-09-4427, Ctr. Mental Health Serv., Substance Abuse & Mental Health Serv. Admin. 5-7 (2009),

<https://secureservercdn.net/198.71.233.111/d25.2ac.myftpupload.com/wp-content/uploads/2017/01/Practice-Guidelines.pdf>.

¹⁰² Diversion to What?, *supra* note 18.

¹⁰³ The Impact of COVID-19, *supra* note 10, at 197.

¹⁰⁴ See, e.g., D.C. Dep’t Behav. Health, DMH Policy 340.6, Provision of Assertive Community Treatment to Adult MHRS Consumers 1 (May 8, 2014) (“Service coverage by the ACT team is required to have specific program hours but to be available for crisis services 24 hours per day, seven days a week.”).

¹⁰⁵ Diversion to What?, *supra* note 18, at 3-12.

¹⁰⁶ See, e.g., Substance Abuse & Mental Health Serv. Admin., Treatment Improvement Protocol 59, HHS Pub. No. (SMA) 14-4816, Trauma-Informed Care in Behavioral Health Services (2014).

¹⁰⁷ See, e.g., Benjamin Lê Cook et al., *Assessing Racial/Ethnic Disparities in Treatment Across Episodes of Mental Health Care*, 49 Health Serv. Rsch. 206 (2014) (Blacks and Latinx individuals had lower adequacy of care than white individuals); Yumiko Aratani & Janice Cooper, *Racial and Ethnic Disparities in the Continuation of Community-Based Children’s Mental Health Services*, 39 J. Behav. Health Serv. Rsch. 116 (2012) (non-English speaking children of color less likely to continue receiving services than were English-speaking white children); Lyndonna Marrast, David U Himmelstein & Steffie Woolhandler, *Racial and Ethnic Disparities in Mental Health Care for Children and Young Adults: A National Study*, 46 Int’l J. Health Serv. 810 (2016) (Black and Latinx children received less outpatient mental health care than white children did); Ana Balsa, Thomas G McGuire & Lisa S Meredith, *Testing for Statistical Discrimination in Health Care*, 40 Health Serv. Rsch. 227 (2005) (people of color less likely to have depression diagnosed than were white people; evidence found that race affects medical care decisions); Seth Prins et al., *Exploring Racial Disparities in the Brief Jail Mental Health Screen*, 39 Crim. Just. Behav. 635 (2012) (Black and Latinx individuals less likely to be screened positive for mental health issues; Black and Latinx individuals were 50% less likely than whites to have been hospitalized or to be taking psychiatric medications).

¹⁰⁸ American Rescue Plan Act of 2021, Pub. L. No. 117-2 (Mar. 11, 2021).

¹⁰⁹ *Id.* at § 9813.

¹¹⁰ See U.S. Dep’t of Health & Human Servs., Ctr. for Medicare & Medicaid (CMS), SHO # 21-008, Medicaid Guidance on the Scope of Payments for Qualifying Community-Based Mobile Crisis Intervention Services 1 (Dec. 28, 2021).

¹¹¹ *Id.*

¹¹² *Id.* at 8-9.

¹¹³ *Id.* at 6-8. CMS has awarded \$15 million in planning grants to 20 states to help them plan for the implementation of the ARPA-funded mobile response services. See, e.g., *Biden-Harris Administration Awards \$15 Million to 20 States for Mobile Crisis Intervention*, Ctr. Medicare & Medicaid (Sep. 20, 2021), <https://www.cms.gov/newsroom/press-releases/biden-harris-administration-awards-15-million-20-states-mobile-crisis-intervention>.

¹¹⁴ See U.S. Dep’t of Health & Human Servs., Ctr. for Medicare & Medicaid (CMS), SMD # 21-003, Implementation of American Rescue Plan Act of 2021 Section 9817: Additional Support for Medicaid Home and Community-Based Services during the COVID-19 Emergency 1 (May 13, 2021).

¹¹⁵ *Id.* at 2 & App. B.

¹¹⁶ Emily Cochrane & Jonathan Weisman, *House Narrowly Passes Biden’s Social Safety Net and Climate Bill*, N.Y. Times (Nov. 21, 2021), <https://www.nytimes.com/2021/11/19/us/politics/house-passes-reconciliation-bill.html>; Elise Aguilar, *The Build Back Better Act: \$150 Billion for Medicaid HCBS Funding and Other Important Programs*, Am. Network of Cmty. Options & Res. (Nov. 2, 2021), <https://www.ancor.org/newsroom/news/build-back-better-act-150-billion-medicaid-hcbs-funding-and-other-important-programs>.

¹¹⁷ Will Fischer, *Housing Investments in Build Back Better Would Address Pressing Unmet Needs*, Ctr. Budget & Pol’y Priorities (Feb. 10, 2022), <https://www.cbpp.org/research/housing/housing-investments-in-build-back-better-would-address-pressing-unmet-needs#:~:text=The%20House%2Dpassed%20Build%20Back%20Better%20bill%20would%20provide%20more,expansion%20is%20fully%20phased%20in>.