

A-Engrossed
House Bill 2103

Ordered by the House April 26
Including House Amendments dated April 26

Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of Governor John A. Kitzhaber for Oregon Health Authority)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Specifies that persons either convicted of driving while under influence of intoxicants or entering diversion agreements may use [*third party resource to pay for*] **state medical assistance program to support medically necessary chemical dependency services related to** screening interview, treatment program or diagnostic assessment.

A BILL FOR AN ACT

Relating to driving while under the influence of intoxicants.

Be It Enacted by the People of the State of Oregon:

SECTION 1. A person required to pay for a screening interview, treatment program or diagnostic assessment under ORS 813.021, 813.200, 813.210 or 813.240 may utilize the state medical assistance program as a third party resource to support medically necessary chemical dependency services. The person remains responsible for the costs of the screening interview, treatment program or diagnostic assessment, regardless of the amount of coverage or the failure of the third party resource to pay the costs.

SECTION 2. Section 1 of this 2011 Act applies to screening interviews performed, treatment programs entered into or diagnostic assessments performed on or after the effective date of this 2011 Act.

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.