B-Engrossed House Bill 4082

Ordered by the House February 24 Including House Amendments dated February 7 and February 24

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Human Services)

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

Transfers authority over court appointed special advocates and CASA Volunteer Programs from State Commission on Children and Families to Oregon Volunteers Commission for Voluntary Action and Service. Becomes operative on May 1, 2012.

Prescribes duties and responsibilities of Oregon Volunteers Commission for Voluntary Action and Service. Requires commission to contract with and disburse moneys to CASA Volunteer Pro-

grams. Directs commission to present annual report to Legislative Assembly. Creates Court Appointed Special Advocate Fund and continuously appropriates moneys in fund to Housing and Community Services Department for Oregon Volunteers Commission for Voluntary Action and Service for purpose of providing court appointed special advocate services in state. Requires each CASA Volunteer Program to report biannually to standing and interim commit-

tees of Legislative Assembly on court appointed special advocate services.

Increases, for biennium beginning July 1, 2011, General Fund appropriation made to Housing and Community Services Department for administration of CASA Volunteer Programs.

Decreases, for biennium beginning July 1, 2011, General Fund appropriation made to State Commission on Children and Families. Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to court appointed special advocates; creating new provisions; amending ORS 131A.360, 2

409.185, 417.707, 417.710, 417.720, 417.725, 417.735, 417.775, 417.780, 417.785, 418.575, 418.580,

419A.004, 458.558 and 458.568; repealing ORS 419A.170; appropriating money; and declaring an 4

5 emergency.

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Be It Enacted by the People of the State of Oregon: 6

7 SECTION 1. ORS 419A.170 is repealed.

SECTION 2. (1) In every case under ORS chapter 419B, the court shall appoint a court 8 appointed special advocate. The court appointed special advocate is deemed a party in these 9 proceedings and may be represented by counsel, file pleadings and request hearings and may 10 subpoena, examine and cross-examine witnesses. If the court appointed special advocate is 11 represented by counsel, counsel shall be paid from funds in the Court Appointed Special Ad-12 vocate Fund established under section 5 of this 2012 Act. Funds from the Public Defense 13 Services Account, or from Judicial Department operating funds, may not be used for this 14 15 purpose. (2) Subject to the direction of the court, the duties of the court appointed special advo-16

17cate are to:

(a) Investigate all relevant information about the case; 18

19 (b) Advocate for the child or ward, ensuring that all relevant facts are brought before 1 the court;

2 (c) Facilitate and negotiate to ensure that the court, the Department of Human Services, 3 if applicable, and the child or ward's attorney, if any, fulfill their obligations to the child or

4 ward in a timely fashion; and

5 (d) Monitor all court orders to ensure compliance and to bring to the court's attention 6 any change in circumstances that may require a modification of an order of the court.

7 (3) If a juvenile court does not have a sufficient number of qualified court appointed 8 special advocates available to it, the court may, in fulfillment of the requirements of this 9 section, appoint a juvenile department employee or other suitable person to represent the 10 child or ward's interest in court pursuant to ORS 419A.012 or 419B.195.

(4) Any person appointed as a court appointed special advocate in any judicial proceeding
 on behalf of the child or ward is immune from any liability for defamation or statements
 made in good faith by that person, orally or in writing, in the course of the case review or
 judicial proceeding.

(5) Any person appointed as a court appointed special advocate, CASA Volunteer Program
director, CASA Volunteer Program employee or member of the board of directors or trustees
of any CASA Volunteer Program is immune from any liability for acts or omissions or errors
in judgment made in good faith in the course or scope of that person's duties or employment
as part of a CASA Volunteer Program.

(6) Whenever the court appoints a court appointed special advocate or other person under subsections (1) to (3) of this section to represent the child or ward, the court may require a parent, if able, or guardian of the estate, if the estate is able, to pay, in whole or in part, the reasonable costs of court appointed special advocate services, including reasonable attorney fees. The court's order of payment is enforceable in the same manner as an order of support under ORS 419B.408.

(7) Upon presentation of the order of appointment by the court appointed special advo-2627cate, any agency, hospital, school organization, division, office or department of the state, doctor, nurse or other health care provider, psychologist, psychiatrist, police department or 28mental health clinic shall permit the court appointed special advocate to inspect and copy, 2930 and may consult with the court appointed special advocate regarding, any records relating 31 to the child or ward involved in the case, without the consent of the child, ward or parents. (8) All records and information acquired or reviewed by a court appointed special advo-32cate during the course of official duties are deemed confidential under ORS 419A.255. 33

(9) For the purposes of a Child Abuse Prevention and Treatment Act (42 U.S.C. 5101 et seq.) grant to this state under P.L. 93-247, or any related state or federal legislation, a court appointed special advocate or other person appointed pursuant to subsections (1) to (3) of this section is deemed a guardian ad litem to represent the interests of the child or ward in proceedings before the court.

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SECTION 3. As used in ORS 458.558 and sections 2, 4 and 9 of this 2012 Act:

(1) "CASA Volunteer Program" means a program that is approved or sanctioned by a
juvenile court, has received accreditation from the National CASA Association and has entered into a contract with the Oregon Volunteers Commission for Voluntary Action and
Service under section 4 of this 2012 Act to recruit, train and supervise volunteers to serve
as court appointed special advocates.

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(2) "Court appointed special advocate" means a person in a CASA Volunteer Program

1	who is appointed by the court to act as a court appointed special advocate pursuant to sec-
2	tion 2 of this 2012 Act.
3	SECTION 4. (1) The Oregon Volunteers Commission for Voluntary Action and Service
4	shall:
5	(a) Contract with all CASA Volunteer Programs in this state to recruit, train and su-
6	pervise court appointed special advocates.
7	(b) Disburse and expend moneys in the Court Appointed Special Advocate Fund estab-
8	lished under section 5 of this 2012 Act for the purposes set forth in this section and section
9	2 of this 2012 Act.
10	(c) Oversee the provision of court appointed special advocate services throughout this
11	state in a uniform, consistent and cost-efficient manner by ensuring that CASA Volunteer
12	Programs:
13	(A) Adopt policies, procedures, standards and guidelines regarding the provision of court
14	appointed special advocate services as directed by the commission; and
15	(B) Develop and provide training and education for court appointed special advocates and
16	employees and other volunteers in CASA Volunteer Programs as directed by the commission.
17	(d) Identify statewide outcome or performance measures for CASA Volunteer Programs.
18	(e) Collect, evaluate and summarize data regarding CASA Volunteer Programs and court
19	appointed special advocate services in this state.
20	(f) Adopt rules for carrying out the commission's responsibilities, duties and functions
21	under this section and section 2 of this 2012 Act.
22	(2) The commission may:
23	(a) Delegate to public agencies or private nonprofit organizations the responsibility to,
24	or contract with public agencies or private nonprofit organizations to:
25	(A) Create, supervise and operate CASA Volunteer Programs throughout this state; and
26	(B) Develop and provide training for court appointed special advocates and employees and
27	volunteers of CASA Volunteer Programs.
28	(b) Consult with public agencies or private nonprofit organizations for the purpose of
29	developing:
30	(A) An allocation formula for the disbursement of moneys to CASA Volunteer Programs
31	in this state; and
32	(B) Policies, procedures, standards and guidelines regarding the provision of court ap-
33	pointed special advocate services in this state.
34	(c) Apply for and receive funds from state, federal and private sources for CASA Volun-
35	teer Programs and the provision of court appointed special advocate services in this state.
36	(3) Public agencies or private nonprofit organizations to whom the commission has de-
37	legated responsibilities, or with whom the commission has contracted, under this section
38	shall provide biannual reports to the commission regarding:
39	(a) The fulfillment of responsibilities that have been delegated or contracted for; and
40	(b) When applicable to responsibilities delegated or contracted for, the achievement of
41	the objectives in subsection (1)(c) to (f) of this section.
42	(4) The commission shall report annually to committees or interim committees of the
43	Legislative Assembly related to the provision of court appointed special advocate services
44	regarding the disbursement of moneys in the Court Appointed Special Advocate Fund estab-
45	lished under section 5 of this 2012 Act, the extent to which statewide outcome or perform-

ance measures identified under subsection (1)(d) of this section are being met and the 1 2 current status of court appointed special advocate services provided in this state. SECTION 5. (1) The Court Appointed Special Advocate Fund is created within the State 3 Treasury, separate and distinct from the General Fund. Interest earned by the Court Ap-4 pointed Special Advocate Fund shall be credited to the fund. 5 (2) Moneys in the Court Appointed Special Advocate Fund shall consist of: 6 (a) Amounts appropriated or otherwise transferred to the fund by the Legislative As-7 sembly; 8 9 (b) Amounts received from state, federal and private sources;

(c) Amounts donated to the fund; and 10

(d) Other amounts deposited in the fund from any source. 11

12 (3) Moneys in the fund are continuously appropriated to the Housing and Community Services Department for the Oregon Volunteers Commission for Voluntary Action and Ser-13 vice established under ORS 458.555 for the purpose of carrying out the provisions of sections 14 15 2 and 4 of this 2012 Act.

16 (4) The department may use moneys in the fund to pay the administrative costs of the commission associated with the fund and with carrying out the provisions of sections 2 and 17 18 4 of this 2012 Act.

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SECTION 6. ORS 458.558 is amended to read:

458.558. (1) The members of the Oregon Volunteers Commission for Voluntary Action and Ser-20vice must be citizens of this state who have a proven commitment to community service and who 2122have a demonstrated interest in fostering and nurturing citizen involvement as a strategy for strengthening communities and promoting the ethic of service in all sectors of this state. 23

(2) The Governor shall appoint as members of the commission at least one of each of the fol-24 25lowing:

(a) An individual with experience in educational, training and development needs of youth, par-2627ticularly disadvantaged youth.

(b) An individual with experience in promoting involvement of older adults in service and 2829volunteerism.

30 (c) A representative of community-based agencies or organizations within this state.

31 (d) The Deputy Superintendent of Public Instruction or designee.

32(e) A representative of local governments in this state.

(f) A representative of local labor unions in this state. 33

34 (g) A representative of business.

35 (h) A person at least 16, but not more than 25, years of age who is a participant or supervisor 36 in a national service program.

37 (i) A representative of a national service program described in 42 U.S.C. 12572(a).

38 (3) In addition to appointing members under subsection (2) of this section, the Governor may appoint as members individuals from the following groups: 39

(a) Educators. 40

(b) Experts in the delivery of human, educational, environmental or public safety services to 41 communities and individuals. 42

(c) Members of Native American tribes. 43

(d) At-risk youths who are out of school. 44

(e) Entities that receive assistance under the Domestic Volunteer Service Act of 1973 (42 U.S.C. 45

1	4950 et seq.).
2	(f) A director or representative of a CASA Volunteer Program.
3	(g) A court appointed special advocate.
4	(4) In making appointments of members described in subsections (2) and (3) of this section, the
5	Governor shall ensure that:
6	(a) No more than 50 percent of the appointed members are from the same political party; and
7	(b) No more than 25 percent of the appointed members are state employees.
8	SECTION 7. ORS 458.568 is amended to read:
9	458.568. The Oregon Volunteers Commission for Voluntary Action and Service shall:
10	(1) Develop programs and provide oversight and administration of programs granted to this state
11	by the Corporation for National and Community Service under the National and Community Service
12	Trust Act of 1993, as amended, (P.L. 103-82).
13	(2) Prepare state applications to the Corporation for National and Community Service for fi-
14	nancial assistance for state-based service programs.
15	(3) Develop a statewide plan that is designed to meet or exceed the Oregon benchmark on
16	volunteerism.
17	(4) Develop projects, training methods, curriculum materials and other materials and activities
18	related to state service programs that receive assistance directly from the Corporation for National
19	and Community Service.
20	(5) To engage citizens in service and to strengthen communities, create statewide access for all
21	Oregon citizens to a variety of volunteer opportunities by:
22	(a) Evaluating the status of volunteerism in the public, private and nonprofit sectors of this
23	state;
24	(b) Examining methods to strengthen the capacity of volunteer organizations to support citizen
25	involvement; and
26	(c) Educating all citizens about the importance of citizen involvement and voluntary action.
27	(6) Encourage youth and young adults to engage in their communities through voluntary action
28	by:
29	(a) Assisting efforts to inform young Oregonians about opportunities for involvement in the
30	public, private and nonprofit sectors;
31	(b) Promoting the value of service learning as an educational strategy in the kindergarten
32	through higher educational systems; and
33	(c) Collaborating with groups to advocate for youth voice in the public, private and nonprofit
34 25	governing structures. (7) Promote recognition of volunteerism and service into the daily operation of public, private
35 36	and nonprofit sectors throughout the state by:
37	(a) Promoting a statewide volunteer recognition plan open to all sectors; and
38	(b) Assisting efforts by Oregon communities to encourage citizen involvement in volunteerism.
39	(8) Implement the provisions of sections 2 and 4 of this 2012 Act.
40	[(8)] (9) Biennially submit a report to the Governor and the Legislative Assembly as provided
41	under ORS 192.230 to 192.245:
42	(a) Detailing commission activities during the preceding two-year period;
43	(b) Reviewing and summarizing, to the extent the commission deems relevant, the content of
44	reports accepted by the commission on behalf of the Governor;
45	(c) Assessing the state of volunteerism in Oregon; and

1 (d) Containing specific recommendations for any additional legislation the commission deems 2 necessary to carry out the purpose of the Oregon Volunteer and Community Service Act or to im-3 prove the effectiveness or efficiency of the commission.

4 <u>SECTION 8.</u> Notwithstanding any other provision of law, the General Fund appropriation 5 made to the Housing and Community Services Department by section 1, chapter 574, Oregon 6 Laws 2011, for the biennium beginning July 1, 2011, is increased by \$1,307,165 for the admin-7 istration of the CASA Volunteer Programs by the Oregon Volunteers Commission for Vol-8 untary Action and Service.

9 <u>SECTION 8a.</u> Notwithstanding any other provision of law, the General Fund appropri 10 ation made to the State Commission on Children and Families by section 1, chapter 591,
 11 Oregon Laws 2011, for the biennium beginning July 1, 2011, is decreased by \$1,184,366.

12 <u>SECTION 9.</u> Each CASA Volunteer Program shall report biannually to standing and in-13 terim committees of the Legislative Assembly related to the provision of court appointed 14 special advocate services. The report must include each program's status with respect to the 15 statewide outcome or performance measures identified by the Oregon Volunteers Commis-16 sion for Voluntary Action and Service under section 4 of this 2012 Act.

17 <u>SECTION 10.</u> The Judicial Department, the Housing and Community Services Department 18 and the Oregon Volunteers Commission for Voluntary Action and Service shall study the 19 appropriate structure and operation for funding and administration of the CASA Volunteer 20 Programs in this state and make recommendations to standing and interim committees of 21 the Legislative Assembly related to the provision of court appointed special advocate services 22 no later than September 30, 2014.

TRANSFER OF AUTHORITY FROM STATE COMMISSION ON CHILDREN AND FAMILIES TO OREGON VOLUNTEERS COMMISSION FOR VOLUNTARY ACTION AND SERVICE

<u>SECTION 11.</u> All the duties, functions and powers of the State Commission on Children and Families relating to the creation, supervision and operation of CASA Volunteer Programs under ORS 419A.170, as that statute was in effect before the operative date of this section, are imposed upon, transferred to and vested in the Oregon Volunteers Commission for Voluntary Action and Service established under ORS 458.555.

RECORDS AND PROPERTY

37 <u>SECTION 12.</u> The staff director of the State Commission on Children and Families shall 38 deliver to the director of the Oregon Volunteers Commission for Voluntary Action and Ser-39 vice all records and property within the jurisdiction of the staff director that relate to the 40 duties, functions and powers transferred by section 11 of this 2012 Act, and the director of 41 the Oregon Volunteers Commission for Voluntary Action and Service shall take possession 42 of the records and property transferred under this section.

- 44 UNEXPENDED REVENUES
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SECTION 13. (1) The unexpended balances of amounts authorized to be expended by the 1 2 State Commission on Children and Families for the biennium beginning July 1, 2011, from revenues dedicated, continuously appropriated, appropriated or otherwise made available for 3 the purpose of administering and enforcing the duties, functions and powers transferred by 4 section 11 of this 2012 Act are transferred to and are available for expenditure by the Hous-5 ing and Community Services Department for the Oregon Volunteers Commission for Volun-6 tary Action and Service for the biennium beginning July 1, 2011, for the purpose of 7 administering and enforcing the duties, functions and powers of the department and the 8 9 Oregon Volunteers Commission for Voluntary Action and Service under sections 2, 4 and 5 of this 2012 Act. 10 (2) The expenditure classifications, if any, established by Acts authorizing or limiting 11

expenditures by the State Commission on Children and Families remain applicable to expenditures by the Housing and Community Services Department for the Oregon Volunteers Commission for Voluntary Action and Service under this section.

ACTIONS, PROCEEDINGS, PROSECUTIONS

18 <u>SECTION 14.</u> The transfer of duties, functions and powers to the Oregon Volunteers 19 Commission for Voluntary Action and Service by section 11 of this 2012 Act does not affect 20 any action, proceeding or prosecution involving or with respect to such duties, functions and 21 powers begun before and pending at the time of the transfer, except that the Oregon Vol-22 unteers Commission for Voluntary Action and Service is substituted for the State Commis-23 sion on Children and Families in the action, proceeding or prosecution.

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LIABILITIES, DUTIES, OBLIGATIONS

27 <u>SECTION 15.</u> (1) Nothing in sections 11 to 17 of this 2012 Act relieves a person of a li-28 ability, duty or obligation accruing under or with respect to the duties, functions and powers 29 transferred by section 11 of this 2012 Act. The Oregon Volunteers Commission for Voluntary 30 Action and Service may undertake the collection or enforcement of any such liability, duty 31 or obligation.

(2) The rights and obligations of the State Commission on Children and Families legally incurred under contracts, leases and business transactions executed, entered into or begun before the operative date of section 11 of this 2012 Act are transferred to the Oregon Volunteers Commission for Voluntary Action and Service. For the purpose of succession to these rights and obligations, the Oregon Volunteers Commission for Voluntary Action and Service is a continuation of the State Commission on Children and Families and not a new authority.

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RULES

42 <u>SECTION 16.</u> Notwithstanding the transfer of duties, functions and powers by section 11 43 of this 2012 Act, the rules of the State Commission on Children and Families with respect 44 to such duties, functions or powers that are in effect on the operative date of section 11 of 45 this 2012 Act continue in effect until superseded or repealed by rules of the Oregon Volun-

teers Commission for Voluntary Action and Service. References in such rules of the State 1 2 Commission on Children and Families to the State Commission on Children and Families or an officer or employee of the State Commission on Children and Families are considered to 3 be references to the Oregon Volunteers Commission for Voluntary Action and Service or an 4 officer or employee of the Oregon Volunteers Commission for Voluntary Action and Service. 5 SECTION 17. Whenever, in any uncodified law or resolution of the Legislative Assembly 6 or in any rule, document, record or proceeding authorized by the Legislative Assembly, in 7 the context of the duties, functions and powers transferred by section 11 of this 2012 Act, 8 9 reference is made to the State Commission on Children and Families or an officer or employee of the State Commission on Children and Families whose duties, functions or powers 10 are transferred by section 11 of this 2012 Act, the reference is considered to be a reference 11 12 to the Oregon Volunteers Commission for Voluntary Action and Service or an officer or employee of the Oregon Volunteers Commission for Voluntary Action and Service who by 13 this 2012 Act is charged with carrying out such duties, functions and powers. 14 1516 **CONFORMING AMENDMENTS RELATING TO** TRANSFER OF AUTHORITY 17 18 (Operative May 1, 2012) 19 SECTION 18. ORS 131A.360 is amended to read: 20131A.360. (1) The provisions of this section apply only to a forfeiting agency other than the 2122state, and apply only to forfeiture proceeds arising out of prohibited conduct as defined by ORS 23131A.005 (12)(a). (2) If the forfeiting agency is not a county, the forfeiting agency shall enter into an agreement, 24 under ORS chapter 190, with the county in which the property was seized to provide a portion of 25the forfeiture proceeds to the county. 2627(3) After entry of a judgment of forfeiture, a forfeiting agency shall first pay from the forfeiture proceeds the costs incurred by seizing and forfeiting agencies in investigating and prosecuting the 28case, including costs, disbursements and attorney fees as defined in ORCP 68 A, special expenses 2930 such as the provision of currency for undercover law enforcement operations, the cost of disabling 31 a hidden compartment in a motor vehicle and the expenses of maintaining the seized property. The 32forfeiting agency may not pay expenditures made in connection with the ordinary maintenance and operation of a seizing or forfeiting agency under this subsection. 33 34 (4) After payment of costs under subsection (3) of this section, the forfeiting agency shall: 35 (a) Deduct an amount equal to five percent of the forfeiture proceeds and deposit that amount in the Illegal Drug Cleanup Fund established by ORS 475.495 for the purposes specified in ORS 36 37 475.495 (5) and (6); 38 (b) Deduct an amount equal to 2.5 percent of the forfeiture proceeds and deposit that amount in the Asset Forfeiture Oversight Account; 39 40 (c) Deduct an amount equal to 20 percent of the forfeiture proceeds and deposit that amount in the Oregon Criminal Justice Commission Account established under ORS 137.662 for disbursement 41 to drug court programs as described in ORS 3.450; and 42

(d) Deduct an amount equal to 10 percent of the forfeiture proceeds and deposit that amount in
the State Commission on Children and Families Account established by ORS 417.733 for disbursement to relief nurseries as described in ORS 417.788.

[8]

1 (5) If the forfeiting agency has entered into an agreement with a county under subsection (2) 2 of this section, after paying costs under subsection (3) of this section and making the deductions 3 required by subsection (4) of this section, the forfeiting agency shall pay the county the amounts 4 required by the agreement.

5 (6) After making all payments and deductions required by subsections (3), (4) and (5) of this 6 section, the forfeiting agency may use the remaining forfeiture proceeds, including amounts received 7 by a county under subsection (5) of this section or by a any other public body under an intergov-8 ernmental agreement entered into under ORS 131A.355, only for:

9 (a) The purchase of equipment necessary for the enforcement of laws relating to the unlawful 10 delivery, distribution, manufacture or possession of controlled substances;

11 (b) Currency for undercover law enforcement operations;

12 (c) Drug awareness and drug education programs offered in middle schools and high schools;

(d) The expenses of a forfeiting agency in operating joint narcotic operations with other for feiting agencies pursuant to the terms of an intergovernmental agreement, including paying for
 rental space, utilities and office equipment;

(e) Expenses of a district attorney in criminal prosecutions for unlawful delivery, distribution,
 manufacture or possession of controlled substances, as determined through intergovernmental
 agreement between the forfeiting agency and the district attorney;

19 (f) Drug treatment and programs that support drug treatment; and

(g) A [Court Appointed Special Advocate] CASA Volunteer Program as defined in section 3 of
 this 2012 Act.

(7) Notwithstanding subsection (6) of this section, growing equipment and laboratory equipment seized by a forfeiting agency that was used, or intended for use, in the manufacturing of controlled substances may be donated to a public school, community college or institution of higher education.

(8) A forfeiting agency shall sell as much property as may be needed to make the distributions required by this section. Distributions required under subsection (4) of this section must be made once every three months and are due within 20 days of the end of each quarter. No interest shall accrue on amounts that are paid within the period specified by this subsection.

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SECTION 19. ORS 409.185 is amended to read:

409.185. (1) The Director of Human Services shall oversee the development of standards and
 procedures for assessment, investigation and enforcement of child protective services.

(2)(a) The Department of Human Services shall take action to implement the provision of child
 protective services as outlined in ORS 417.705 to 417.800 [and 419A.170] and based on the recommendations in the 1992 "Oregon Child Protective Services Performance Study" published by the
 University of Southern Maine.

(b) In all substantiated cases of child abuse and neglect, the role of the department is to complete a comprehensive family assessment of risk of abuse or neglect, or both, assess service needs
and provide immediate protective services as necessary.

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(c) The department shall provide remedial services needed to ensure the safety of the child.

(d) In all cases of child abuse and neglect for which a criminal investigation is conducted, the
role of law enforcement agencies is to provide a legally sound, child sensitive investigation of
whether abuse or neglect or both have occurred and to gather other evidence and perform other
responsibilities in accordance with interagency agreements.

(e) The department and law enforcement agencies shall conduct the investigation and assess ment concurrently, based upon the protocols and procedures of the county multidisciplinary child

abuse team in each jurisdiction. 1

2 (f) When the department and law enforcement agencies conduct a joint investigation and assessment, the activities of the department and agencies are to be clearly differentiated by the pro-3 tocols of the county multidisciplinary child abuse team. 4

(g) Nothing in this subsection is intended to be inconsistent with ORS 418.702, 418.747 and $\mathbf{5}$ 418.748 and ORS chapter 419B. 6

(h) In all cases of child abuse for which an investigation is conducted, the department shall 7 provide a child's parent, guardian or caregiver with a clear written explanation of the investigation 8 9 process, the court hearing process and the rights of the parent, guardian or caregiver in the abuse investigation and in the court proceedings related to the abuse investigation. 10

(3) Upon receipt of a recommendation of the Children's Advocate under ORS 417.815 (2)(e), the 11 12 department shall implement the recommendation or give the Children's Advocate written notice of 13 an intent not to implement the recommendation.

SECTION 20. ORS 417.707 is amended to read: 14

15 417.707. The purpose of ORS 417.705 to 417.800 [and 419A.170], as described in ORS 417.708 to 417.725, shall be implemented by all state agencies providing services for children and families to 16 guide the providing of those services. 17

18 SECTION 21. ORS 417.710 is amended to read:

19 417.710. Subject to the availability of funds therefor and the specific provisions of ORS 417.705 to 417.800 [and 419A.170], it is the purpose of ORS 417.705 to 417.800 [and 419A.170] to: 20

(1) Authorize the State Commission on Children and Families to set statewide guidelines for the 2122planning, coordination and delivery of services for children and families in conjunction with other 23state agencies and other planning bodies;

(2) Vest in local commissions on children and families the authority to distribute state and fed-24 eral funds allocated to the local commissions to supervise services or to purchase services for chil-25dren and families in the local area and to supervise the development of the local coordinated 2627comprehensive plan;

(3) Provide a process for comprehensive local planning for services for children and families to 28provide local services that are consistent with statewide guidelines; 29

30 (4) Retain in the state the responsibility for funding of services for children and families through 31 a combination of local, state and federal funding, including the leveraging of public and private funds available under ORS 417.705 to 417.800 [and 419A.170]; and 32

(5) Retain state supervision of child protection and other services that should be uniform 33 34 throughout the state and that are necessarily the state's responsibility.

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SECTION 22. ORS 417.720 is amended to read:

417.720. The characteristics of the service system developed and implemented under ORS 417.705 36 37 to 417.800 [and 419A.170] are that the system:

38 (1) Is nonstigmatizing;

(2) Is available and accessible when needed and is based on the perspective of children and 39 families and, whenever possible, allows families to design their own service programs, based on as-40 sessment of their needs and their solutions and resources for change; 41

(3) Is outcome-oriented; 42

(4) Is integrated; 43

(5) Recognizes the contributions of the system's workers; 44

(6) Promotes in the community a sense of responsibility for self and others and is committed to 45

the well-being of children as well as support for families; 1 2 (7) Emphasizes local planning for children and families and integrates local needs with statewide goals; 3 (8) Provides services locally in a process that encourages partnerships, alliances and efficient 4 use of resources; and 5 (9) Provides local service delivery systems that build on the unique strengths of the county or 6 7 community. SECTION 23. ORS 417.725 is amended to read: 8 9 417.725. (1) Key elements of the service system developed and implemented under ORS 417.705 to 417.800 [and 419A.170] are: 10 (a) A two-to-seven-year incremental implementation process with measurable outcomes; 11 12(b) An implementation process resulting in a voluntary system based on nurturing human de-13 velopment; and (c) A service continuum based on promoting wellness for the children of Oregon whose parents 14 15 have given their express written consent. Family resource centers and community learning centers as defined in ORS 329.007 are a viable, but not the exclusive, structure for delivering a service 16 17 continuum. 18 (2) If a system of family resource centers and community learning centers is selected by a local commission on children and families established pursuant to ORS 417.760 to deliver services, the 19 centers: 20(a) May serve as the prevention arm of the voluntary delivery system and may link and inte-2122grate neighborhood-based services with the intent that services be available to all families who have 23given their express written consent to promote their children's wellness; (b) Shall involve parents in the care and education of their children; 24 (c) Shall involve the local community in developing and overseeing family resource center pro-25grams and community learning center programs; 2627(d) Shall be consistent with the local coordinated comprehensive plan; and (e) Shall incorporate the requirements specified for community learning centers under ORS 28329.156. 29SECTION 24. ORS 417.735 is amended to read: 30 31 417.735. (1) The State Commission on Children and Families shall promote the wellness of children and families at the state level and shall act in accordance with the principles, characteristics 32and values identified in ORS 417.708 to 417.725. The state commission shall provide no direct ser-33 34 vices. 35 (2)(a) Funds for local commissions shall consist of payments from moneys appropriated for local commissions to the State Commission on Children and Families by the Legislative Assembly. The 36 37 state commission shall develop an equitable formula for the distribution of funds to counties or regions for services for children and families, and a minimum annual grant shall be provided to each 38 county or region. 39 (b) The state commission shall provide technical assistance and research-based information to 40 local commissions to support the development of county goals, performance measures and outcomes 41 for services and programs. 42(c) The state commission may withhold funds from a local commission if services and programs 43 funded through the local commission do not meet appropriate performance measures and outcomes. 44 (3) The state commission shall: 45

1 (a) Set guidelines for the planning, coordination and delivery of services by local commissions 2 in partnership with other planning bodies and agencies providing services for children and families.

The guidelines shall be consistent with the key elements of the service system developed and implemented under ORS 417.705 to 417.800. In conjunction with other planning bodies and agencies

5 providing social supports, the state commission shall use the local coordinated comprehensive plans

6 to advise agencies, the Legislative Assembly and the Governor;

7 (b) Advise the Legislative Assembly and the Governor concerning possible solutions to problems
8 facing children and families;

9 (c) In consultation with other agencies, identify high-level and intermediate outcomes relating 10 to children and families and monitor the progress of local coordinated comprehensive plans in 11 meeting intermediate outcome targets;

(d) Encourage the development of innovative projects, based on proven practices of effective-ness, that benefit children and families;

(e) Ensure that all services for children and families are integrated and evaluated according totheir outcomes;

(f) Compile, analyze and distribute information that informs and supports statewide coordinatedplanning;

(g) Establish a uniform system of reporting and collecting statistical data from counties and
 other agencies serving children and families;

(h) Provide a process whereby the Department of Human Services, Oregon Health Authority,
Juvenile Crime Prevention Advisory Committee, Oregon Youth Authority, Department of Education,
Department of Community Colleges and Workforce Development, Employment Department, Housing
and Community Services Department and Oregon Business Development Department review all
findings from data collected by the local commissions through the local coordinated comprehensive
plans. The information gathered in this review shall be considered by those agencies in designing
future economic resources and services and in the coordination of services;

(i) Make recommendations to the Commission for Child Care for the development of the state'sbiennial child care plan; and

(j) Communicate information and policy advice on current research and proven practices of effectiveness, from both inside and outside the state, including successful local strategies, to local commissions, the Governor, the Legislative Assembly, state agencies and the public. The information shall include progress in meeting intermediate outcome targets identified in the local coordinated comprehensive plans.

(4)(a) The state commission shall develop a review and approval process for local coordinated
 comprehensive plans that includes:

(A) A requirement that the local plan has been approved by the board or boards of county
 commissioners;

(B) Assurance that the local plan meets essential criteria and approval required by appropriate
 entities and meets appropriate systems and planning connections; and

40 (C) Review of state expenditures of resources allocated to the local commissions on children and 41 families.

42 (b) The state commission shall develop the process under this subsection in consultation with 43 other entities involved in the review and approval process.

44 (c) The state commission shall act on any waiver request from a local commission within 90 days
 45 after receipt of the request.

(d) The state commission may disapprove a local plan for failure to address the elements de-1 scribed in paragraph (a) of this subsection within 90 days after receipt of the request. 2 (5) The state commission, in coordination with the local commissions on children and families, 3 shall: 4 (a) Assist the local commissions in the development and implementation of performance meas-5 ures and outcomes for evaluating services at the local level; 6 7 (b) Monitor the progress in meeting intermediate outcome targets in the local coordinated comprehensive plans; 8 9 (c) In conjunction with the Department of Human Services and using the staff resources and other resources of the state commission, educate, inform and provide technical assistance to local 10 commissions, including but not limited to technical assistance with: 11 12 (A) Federal and state laws, regulations and rules, and changes therein, governing the use of 13 federal and state funds; (B) Facilitation; 14 15 (C) Planning; (D) Policy development; 16 17 (E) Proven practices of effectiveness; 18 (F) Local systems development; (G) Community problem solving and mobilization; and 19 (H) Other services, as appropriate; 20(d) Conduct research and disseminate information to local commissions on children and families; 21 22(e) Negotiate federal waivers in consultation with the Department of Human Services; and (f) Develop a process for reviewing requests for waivers from requirements of the state com-23mission. Requests for waivers shall be granted or denied as a part of the approval process for a local 24coordinated comprehensive plan. The state commission shall not grant a request for waiver that al-25lows funds to be used for any purpose other than early childhood prevention, intervention and 2627treatment programs. (6) The state commission shall employ a staff director who shall be responsible for hiring and 28supervising any additional personnel necessary to assist the state commission in performing its du-2930 ties. The staff director shall be responsible for management functions of the state commission sub-31 ject to policy direction by the state commission. 32(7) To the extent that federal funding is not jeopardized, the State Commission on Children and Families shall enter into an interagency agreement with the Department of Human Services in 33 34 which they agree on a system to: (a) Distribute all Title XX Social Services Block Grant funds; 35 (b) Ensure that federal and state requirements are met for federal funds administered by the 36 37 state commission; and 38 (c) Carry out the necessary auditing, monitoring and information requirements for federal funds distributed by the state commission. 39

(8) In addition to the authority under subsection (5)(e) of this section, the state commission may direct the Department of Human Services or the appropriate state department providing services for children and families to negotiate federal waivers. If the Department of Human Services or any other state agency does not pursue a federal waiver recommended by the state commission, the state commission may ask the Governor to direct the Department of Human Services or other state agency to apply for and negotiate the waiver.

1 (9) If the Department of Human Services or any other state agency refuses to distribute state 2 or federal funds as requested by the state commission, the state commission may ask the Governor 3 to direct the Department of Human Services or other state agency to distribute the funds.

4 (10) The programs shall be funded as fully as possible by Title XX of the federal Social Security 5 Act, consistent with the terms and conditions of the block grant program and the local coordinated 6 comprehensive plans that reflect community priorities established by the local planning process.

7 (11) In conjunction with the Department of Human Services, the state commission, as soon as 8 possible, shall develop a plan to re-engineer and integrate the data processing systems related to 9 children's programs with the objective of making management information more accessible. The 10 state commission shall make regular presentations to the Joint Legislative Committee on Informa-11 tion Management and Technology on its progress in developing and implementing the plan.

(12) Before each odd-numbered year regular session of the Legislative Assembly, the state commission shall report, to the Governor and to the appropriate joint interim committee as determined
by the Speaker of the House of Representatives and the President of the Senate, the following:

(a) Any additional proposals contained in "A Positive Future for Oregon's Children and
Families" by the 1991-1992 Oregon Children's Care Team Interim Task Force that should be undertaken;

(b) The status in all counties of local service systems related to the health and wellness ofchildren and the adequacy of financial resources to deliver services;

20 (c) The progress in achieving desired outcomes, including but not limited to the statewide 21 guidelines set by the state commission under ORS 417.710 (1);

(d) Barriers to achieving intermediate and high-level outcome targets as identified in local co ordinated comprehensive plans;

(e) Proposed solutions to barriers identified under paragraph (d) of this subsection, including
 proven, effective and innovative strategies; and

26 (f) County and community mobilization to increase public awareness and involvement and fund-27 ing of community determined priorities.

(13)(a) The state commission may solicit, accept and receive federal moneys or moneys or other
 property from persons or corporations, public or private, for the purpose of carrying out the pro visions of ORS 417.705 to 417.800 [and 419A.170].

(b) All federal moneys collected or received under paragraph (a) of this subsection shall be ac cepted and transferred or expended by the state commission upon such terms and conditions as are
 prescribed by the federal government.

(c) All moneys and other property accepted by the state commission under this subsection shall
be transferred, expended or used upon such terms and conditions as are prescribed by the donor in
a manner consistent with applicable law.

37 (14) The state commission shall:

(a) Implement the recommendations of the Juvenile Crime Prevention Advisory Committee, as
 approved by the Governor; and

(b) In cooperation with other state and federal agencies, coordinate technical assistance efforts
on a statewide and county-specific basis relating to juvenile crime prevention programs and services.
(15) The state commission may contract with local governments or other entities to administer
juvenile crime prevention programs and services. In accordance with the applicable provisions of
ORS chapter 183, the state commission may adopt rules necessary for the administration of juvenile
crime prevention programs and services.

1	SECTION 25. ORS 417.775 is amended to read:
2	417.775. (1) Under the direction of the board or boards of county commissioners, and in con-
3	junction with the guidelines set by the State Commission on Children and Families, the local com-
4	mission on children and families shall promote wellness for children of all ages and their families
5	in the county or region, if the families have given their express written consent, mobilize commu-
6	nities and develop policy and oversee the implementation of a local coordinated comprehensive plan
7	described in this section. A local commission shall:
8	(a) Inform and involve citizens;
9	(b) Identify and map the range of resources in the community;
10	(c) Plan, advocate and fund research-based and tribal-based initiatives for children who are 18
11	years of age or younger, including prenatal, and their families;
12	(d) Develop local policies, priorities, outcomes and targets;
13	(e) Prioritize activities identified in the local plan and mobilize the community to take action;
14	(f) Prioritize the use of nondedicated resources;
15	(g) Monitor implementation of the local plan; and
16	(h) Monitor and evaluate the intermediate outcome targets identified in the local plan that are
17	reviewed under ORS 417.797, and report on the progress in addressing priorities and achieving out-
18	comes.
19	(2)(a) A local commission may not provide direct services for children and their families.
20	(b) Notwithstanding paragraph (a) of this subsection, a local commission may provide direct
21	services for children and their families for a period not to exceed six months if:
22	(A)(i) The local commission determines that there is an emergency;
23	(ii) A provider of services discontinues providing the services in the county or region; or
24	(iii) No provider is able to offer the services in the county or region; and
25	(B) The family has given its express written consent.
26	(3) The local commission shall lead and coordinate a process to assess needs, strengths, goals,
27	priorities and strategies, and identify county or regional outcomes to be achieved. The process shall
28	be in conjunction with other coordinating bodies for services for children and their families and
29	shall include representatives of education, mental health services, developmental disability services,
30	alcohol and drug treatment programs, public health programs, local child care resource and referral
31	agencies, child care providers, law enforcement and corrections agencies, private nonprofit entities,
32	local governments, faith-based organizations, businesses, families, youth and the local community.
33	The process shall include populations representing the diversity of the county or region.
34	(4) Through the process described in subsection (3) of this section, the local commission shall
35	coordinate the development of a single local plan for coordinating community programs, strategies
36	and services for children who are 18 years of age or younger, including prenatal, and their families
37	among community groups, government agencies, private providers and other parties. The local plan
38	shall be a comprehensive area-wide service delivery plan for all services to be provided for children
39	and their families in the county or region, if the families have given their express written consent.

40 The local plan shall be designed to achieve state and county or regional outcomes based on state 41 policies and guidelines and to maintain a level of services consistent with state and federal re-42 quirements.

(5) The local commission shall prepare the local coordinated comprehensive plan and applications for funds to implement ORS 417.705 to 417.800 [and 419A.170]. The local plan, policies and
proposed service delivery systems shall be submitted to the board or boards of county commissioners

for approval prior to submission to the state commission. The local plan shall be based on identify-1 2 ing the most effective service delivery system allowing for the continuation of current public and private programs where appropriate. The local plan shall address needs, strengths and assets of all 3 children, their families and communities, including those children and their families at highest risk. 4 $\mathbf{5}$ (6) Subject to the availability of funds: (a) The local coordinated comprehensive plan shall include: 6 (A) Identification of ways to connect all state and local planning processes related to services 7 for children and their families into the local coordinated comprehensive plan to create positive 8 9 outcomes for children and their families; and (B) Provisions for a continuum of social supports at the community level for children from the 10 prenatal stage through 18 years of age, and their families, that takes into account areas of need, 11

12 service overlap, asset building and community strengths as outlined in ORS 417.305 (2).

13 (b) The local coordinated comprehensive plan shall reference:

14 (A) A voluntary local early childhood system plan created pursuant to ORS 417.777;

(B) Local alcohol and other drug prevention and treatment plans developed pursuant to ORS
430.242;

(C) Local service plans, developed pursuant to ORS 430.630, for the delivery of mental health
 services for children and their families;

(D) Local public health plans, developed pursuant to ORS 431.385, that include public health
 issues such as prenatal care, immunizations, well-child checkups, tobacco use, nutrition, teen preg nancy, maternal and child health care and suicide prevention; and

22

(E) The local high-risk juvenile crime prevention plan developed pursuant to ORS 417.855.

(7) The local coordinated comprehensive plan shall include a list of staff positions budgeted to support the local commission on children and families. The list shall indicate the status of each position as a percentage of full-time equivalency dedicated to the implementation of the local coordinated comprehensive plan. The county board or boards of commissioners shall be responsible for providing the level of staff support detailed in the local plan and shall ensure that funds provided for these purposes are used to carry out the local plan.

29

(8) The local coordinated comprehensive plan shall:

(c) Be based on local, state and federal resources;

(a) Improve results by addressing the needs, strengths and assets of all children, their families
and communities in the county or region, including those children and their families at highest risk;
(b) Improve results by identifying the methods that work best at the state and local levels to

coordinate resources, reduce paperwork and simplify processes, including data gathering and plan ning;

35

36 (d) Be based on proven practices of effectiveness for the specific community;

(e) Contribute to a voluntary statewide system of formal and informal services and supports that
is provided at the community level, that is integrated in local communities and that promotes improved outcomes for Oregon's children;

40 (f) Be presented to the citizens in each county for public review, comment and adjustment;

(g) Be designed to achieve outcomes based on research-identified proven practices of effective-ness; and

(h) Address other issues, local needs or children and family support areas as determined by the
local commission pursuant to ORS 417.735.

45 (9) In developing the local coordinated comprehensive plan, the local commission shall:

1 (a) Secure active participation pursuant to subsection (3) of this section;

2 (b) Provide for community participation in the planning process, including media notification;

3 (c) Conduct an assessment of the community that identifies needs and strengths;

4 (d) Identify opportunities for service integration; and

5 (e) Develop a local coordinated comprehensive plan and budget to meet the priority needs of a 6 county or region.

7 (10) The state commission may disapprove the part of the local coordinated comprehensive plan 8 relating to the planning process required by this section and the voluntary local early childhood 9 system plan.

10 (11)(a) The state commission may disapprove the planning process and the voluntary local early childhood system plan only upon making specific findings that the local plan substantially fails to 11 12 conform to the principles, characteristics and values identified in ORS 417.708 to 417.725 and 417.735 13 (4) or that the local plan fails to conform with the planning process requirements of this section. The staff of the state commission shall assist the local commission in remedying the deficiencies in 14 15 the planning process or the voluntary local early childhood system plan. The state commission shall 16 set a date by which any deficient portions of the planning process or the voluntary local early childhood system plan must be revised and resubmitted to the state commission by the local com-17 18 mission.

(b) The state commission does not have approval authority over the following service plansreferenced in the local coordinated comprehensive plan:

(A) The local alcohol and other drug prevention and treatment plans developed pursuant to ORS
 430.242;

(B) Local service plans, developed pursuant to ORS 430.630, relating to the delivery of mental
 health services;

25 (C) Local public health plans developed pursuant to ORS 431.385; and

26 (D) Local high-risk juvenile crime prevention plans developed pursuant to ORS 417.855.

27(12) The state commission, the Department of Human Services and the Juvenile Crime Prevention Advisory Committee may jointly approve the community plan that is part of the local coor-28dinated comprehensive plan, but may not jointly approve the service plans that are referenced in the 2930 local plan. If the community plan is disapproved in whole, the agencies shall identify with 31 particularity the manner in which the community plan is deficient and the service plans may be implemented. If only part of the community plan is disapproved, the remainder of the community 32plan and the service plans may be implemented. The staff of the agencies shall assist the local 33 34 commission in remedying the disapproved portions of the community plan. The agencies shall jointly 35 set a date by which the deficient portions of the community plan shall be revised and resubmitted to the agencies by the local commission. In reviewing the community plan, the agencies shall con-36 37 sider the impact of state and local budget reductions on the community plan.

(13) If a local commission determines that the needs of the county or region it serves differ from those identified by the state commission, it may ask the state commission to waive specific requirements in its list of children's support areas. The process for granting waivers shall be developed by the state commission prior to the start of the review and approval process for the local coordinated comprehensive plan described in ORS 417.735 (4) and shall be based primarily on a determination of whether the absence of a waiver would prevent the local commission from best meeting the needs of the county or region.

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(14) From time to time, the local commission may amend the local coordinated comprehensive

1 plan and applications for funds to implement ORS 417.705 to 417.800 [and 419A.170]. The local 2 commission must amend the local plan to reflect current community needs, strengths, goals, priori-3 ties and strategies. Amendments become effective upon approval of the board or boards of county

4 commissioners and the state commission.

5 (15) The local commission shall keep an official record of any amendments to the local coordi-6 nated comprehensive plan under subsection (14) of this section.

7 (16) The local commission shall provide an opportunity for public and private contractors to 8 review the components of the local coordinated comprehensive plan and any amendments to the lo-9 cal plan, to receive notice of any component that the county or counties intend to provide through 10 a county agency and to comment publicly to the board or boards of county commissioners if they 11 disagree with the proposed service delivery plan.

(17) Alcohol and drug prevention and treatment services included in the local coordinated comprehensive plan must meet minimum standards adopted by the Oregon Health Authority under ORS
430.357.

15

SECTION 26. ORS 417.780 is amended to read:

16 417.780. Funds received by a county or counties from the state to implement ORS 417.705 to 17 417.800 [and 419A.170] shall not be used to replace county general fund moneys, other than federal 18 or state funds, currently being used by the county for existing programs for children and youth. 19 However, in case of severe financial hardship demonstrated by a county or counties, the State 20 Commission on Children and Families may waive the requirements of this section in approving the 21 local coordinated comprehensive plan.

22 SECTION 27. ORS 417.785 is amended to read:

417.785. A local commission is the recommended local structure for implementation of ORS
417.705 to 417.800 [and 419A.170]. However, a county or counties may elect to offer another structure but shall submit only one local coordinated comprehensive plan. The alternative structure must
be approved by the State Commission on Children and Families.

27 SECTION 28. ORS 418.575 is amended to read:

28 418.575. As used in ORS 418.575 to 418.598:

(1) "Child" means a child who qualifies for child welfare services provided by the Department
 of Human Services.

(2) "Client-focused functional outcome measures" means objective, observable measures of outcomes for services provided to a child and a child's family under ORS 418.575 to 418.598, including
but not limited to measures relating to permanency.

(3) "County partners" means employees or representatives of the Department of Human Services, the county, court appointed special advocates under [ORS 419A.170] section 2 of this 2012
Act, drug and alcohol treatment providers, mental health providers, providers of affordable housing
and other persons or entities that provide services to children and families within a county of this
state.

(4) "Family" means, at a minimum but not to the exclusion of siblings as defined in ORS
419A.004 or other persons living in the same household with a child, the child and:

41 (a) The child's parent as defined in ORS 419A.004;

42 (b) The child's guardian appointed pursuant to ORS chapter 125; or

43 (c) A person who has a caregiver relationship as defined in ORS 419B.116 with the child.

44 (5) "Intensive in-home services" means services that keep a child and family together in the 45 child's and family's home with a goal of 24-hour on-call support while the child and the child's family

engage in family strengthening activities and receive appropriate mental health and addiction
 treatment and other intensive support interventions.

3 (6) "Performance-based contract" means a contract entered into under ORS 418.580 that:

4 (a) Requires a program to demonstrate successful child-driven outcomes when compared to al-5 ternative placement options and long-term cost savings; and

6 (b) Bases termination or renewal of the contract on demonstration of the factors described in 7 paragraph (a) of this subsection.

8 (7) "Program" means a Strengthening, Preserving and Reunifying Families program described in
 9 ORS 418.580.

10

SECTION 29. ORS 418.580 is amended to read:

418.580. (1) By October 1, 2012, and to the extent practicable using available resources, the 11 12 Department of Human Services and county partners shall implement Strengthening, Preserving and 13 Reunifying Families programs as described in this section. County partners are encouraged to form collaborations with programs to design, oversee and participate in program development and imple-14 15 mentation as appropriate. The department shall be the lead agency in efforts undertaken pursuant 16 to this section, but all officers, boards, commissions and other agencies of the State of Oregon shall cooperate with the department to accomplish the duties imposed on the department by ORS 418.575 17 18 to 418.598 and to allocate services provided by programs as described in this section.

(2)(a) The Director of Human Services or the director's designee, the Director of the Oregon
Health Authority or the director's designee or the Director of the Housing and Community Services
Department or the director's designee shall enter into a contract with, and make reasonable payment for services provided by, a program in accordance with ORS 418.575 to 418.598, and shall,
where necessary, enter into contracts with a lead agency or with county and community entities
that have been designated by the county partners to coordinate services provided under this section.
(b) A contract entered into under this subsection shall require only those services that are

reasonably available in the county or region where the program is or will be providing services. Services may or may not be located in a given county or region.

(c) At the election of any director or director's designee, a contract entered into under this
subsection may be a performance-based contract.

(3) The programs implemented under this section shall provide an array of services. Depending
on resources and availability, the services provided may include but are not limited to the following:
(a) Front end intervention services that include alcohol and drug treatment providers or mental

health providers accompanying department caseworkers on initial calls and visits in response to allegations or reports of abuse or neglect. County partners shall participate in assessments to determine the appropriateness and level of program services required for a child and the child's family, the creation of safety plans to enable the provision of in-home services if appropriate and the development of family preservation and reunification plans for presentation to the juvenile court.

(b) Residential treatment whereby a member of a child's family with care, custody or control of the child enters a treatment facility accompanied by the child with 24-hour supervision while the child and the member of the child's family engage in family strengthening activities and receive appropriate mental health and addiction treatment support and services.

(c) Supervised housing whereby a child and the child's family remain together in program
housing while they participate in family strengthening activities, receive mental health and addiction support and services and have the appropriate level of supervision to ensure the physical
health, care and safety of the child.

[19]

(d) Family-centered day and outpatient treatment services, either after completion of residential 1 2 treatment or in lieu of residential treatment, designed specifically for substance-abusing parents of children involved in the child welfare system. 3 (e) Intensive in-home services while the child and family engage in family strengthening activ-4 ities. $\mathbf{5}$ (f) Facilitation of regular contact between a child and the child's family, if separation has oc-6 curred, to facilitate an easier, quicker and more successful transition of the child back into the 7 family home. 8 9 (g) Case managers who provide child and family supervision, assistance identifying and access-10 ing needed services, observation and monitoring of parenting behavior, assistance with life skills 11 development and assistance in removing barriers to system independence. 12(h) Immediate access to supervised drug-free emergency and short-term housing. 13 (i) Access to permanent, drug-free housing with on-site case managers and access to supportive services that increase stability for a child and the child's family. 14 15(j) Family finding services to identify extended family members to provide additional support, resources and alternative placement options if necessary. 16 (k) Services of a court appointed special advocate appointed [pursuant to ORS 419A.170] under 17 18 section 2 of this 2012 Act where available. 19 (L) Other services and interventions as programs evolve, research develops and funding becomes available. 20(4) The services provided by programs must be culturally competent and include evidence-2122informed or evidence-based practices. 23(5) The department shall establish by rule client-focused functional outcome measures for pro-24grams implemented under this section. 25(6) Client-focused functional outcome measures may be used as a basis for funding programs and entering into or renewing contracts with programs. 2627(7) Programs shall develop and implement training and continuing education curricula for persons delivering program services and, when adequate funding exists, sponsor the attendance of ser-28vice providers at state or national training programs, conferences or other similar events. 2930 (8) Programs may seek funds from public and private sources to: 31 (a) Meet match requirements for state or federal grants to support the provision of program 32services; (b) Implement and operate the training and educational requirements of subsection (7) of this 33 34 section; and 35 (c) Provide financial resources for the hiring of personnel and the provision of existing or en-36 hanced program services. 37 (9) The department, in consultation with programs, shall report annually to the Governor and 38 the appropriate interim committees of the Legislative Assembly that address child welfare issues on the progress toward and projected costs of full implementation of ORS 418.575 to 418.598. 39 40 SECTION 30. ORS 419A.004 is amended to read: 419A.004. As used in this chapter and ORS chapters 419B and 419C, unless the context requires 41 otherwise: 42 (1) "CASA Volunteer Program" means a program [approved or sanctioned by the juvenile court] 43 that is approved or sanctioned by a juvenile court, has received accreditation from the Na-44 tional CASA Association and has entered into a contract with the Oregon Volunteers Com-45

mission for Voluntary Action and Service under section 4 of this 2012 Act to recruit, train and 1 2 supervise [volunteer persons] volunteers to serve as court appointed special advocates. (2) "Child care center" means a residential facility for wards or youth offenders that is licensed 3 under the provisions of ORS 418.240. 4 $\mathbf{5}$ (3) "Community service" has the meaning given that term in ORS 137.126. (4) "Conflict of interest" means a person appointed to a local citizen review board who has a 6 7 personal or pecuniary interest in a case being reviewed by that board. (5) "Counselor" means a juvenile department counselor or a county juvenile probation officer. 8 9 (6) "Court" means the juvenile court. (7) "Court appointed special advocate" [or "CASA"] means a person in a CASA Volunteer 10 Program who is appointed by the court [pursuant to a CASA Volunteer Program to act as special 11 12 advocate pursuant to ORS 419A.170] to act as a court appointed special advocate pursuant to section 2 of this 2012 Act. 13 (8) "Court facility" has the meaning given that term in ORS 166.360. 14 15 (9) "Department" means the Department of Human Services. (10) "Detention" or "detention facility" means a facility established under ORS 419A.010 to 16 419A.020 and 419A.050 to 419A.063 for the detention of children, wards, youths or youth offenders 17 pursuant to a judicial commitment or order. 18 (11) "Director" means the director of a juvenile department established under ORS 419A.010 to 19 20419A.020 and 419A.050 to 419A.063. (12) "Guardian" means guardian of the person and not guardian of the estate. 2122(13) "Indian child" means any unmarried person less than 18 years of age who is: (a) A member of an Indian tribe; or 23(b) Eligible for membership in an Indian tribe and is the biological child of a member of an In-24 dian tribe. 25(14) "Juvenile court" means the court having jurisdiction of juvenile matters in the several 2627counties of this state. (15) "Local citizen review board" means the board specified by ORS 419A.090 and 419A.092. 28(16) "Parent" means the biological or adoptive mother and the legal father of the child, ward, 2930 youth or youth offender. As used in this subsection, "legal father" means: 31 (a) A man who has adopted the child, ward, youth or youth offender or whose paternity has been established or declared under ORS 109.070 or 416.400 to 416.465 or by a juvenile court; and 32(b) In cases in which the Indian Child Welfare Act applies, a man who is a father under appli-33 34 cable tribal law. 35 (17) "Permanent foster care" means an out-of-home placement in which there is a long-term 36 contractual foster care agreement between the foster parents and the department that is approved 37 by the juvenile court and in which the foster parents commit to raise a ward in substitute care or youth offender until the age of majority. 38 (18) "Planned permanent living arrangement" means an out-of-home placement other than by 39 adoption, placement with a relative or placement with a legal guardian that is consistent with the 40 case plan and in the best interests of the ward. 41 (19) "Public building" has the meaning given that term in ORS 166.360. 42 (20) "Reasonable time" means a period of time that is reasonable given a child or ward's emo-43 tional and developmental needs and ability to form and maintain lasting attachments. 44 (21) "Records" means any information in written form, pictures, photographs, charts, graphs, 45

recordings or documents pertaining to a case. 1 2 (22) "Resides" or "residence," when used in reference to the residence of a child, ward, youth or youth offender, means the place where the child, ward, youth or youth offender is actually living 3 or the jurisdiction in which wardship or jurisdiction has been established. 4 $\mathbf{5}$ (23) "Restitution" has the meaning given that term in ORS 137.103. (24) "Serious physical injury" means: 6 (a) A serious physical injury as defined in ORS 161.015; or 7 (b) A physical injury that: 8 9 (A) Has a permanent or protracted significant effect on a child's daily activities; (B) Results in substantial and recurring pain; or 10 (C) In the case of a child under 10 years of age, is a broken bone. 11 12 (25) "Shelter care" means a home or other facility suitable for the safekeeping of a child, ward, 13 youth or youth offender who is taken into temporary custody pending investigation and disposition. (26) "Short-term detention facility" means a facility established under ORS 419A.050 (3) for 14 15 holding children, youths and youth offenders pending further placement. 16 (27) "Sibling" means one of two or more children or wards related: 17 (a) By blood or adoption through a common legal parent; or 18 (b) Through the marriage of the children's or wards' legal or biological parents. (28) "Substitute care" means an out-of-home placement directly supervised by the department 19 or other agency, including placement in a foster family home, group home or other child caring in-20stitution or facility. "Substitute care" does not include care in: 2122(a) A detention facility, forestry camp or youth correction facility; 23(b) A family home that the court has approved as a ward's permanent placement, when a private child caring agency has been appointed guardian of the ward and when the ward's care is entirely 24privately financed; or 25(c) In-home placement subject to conditions or limitations. 2627(29) "Surrogate" means a person appointed by the court to protect the right of the child, ward, youth or youth offender to receive procedural safeguards with respect to the provision of free ap-2829propriate public education. 30 (30) "Tribal court" means a court with jurisdiction over child custody proceedings and that is 31 either a Court of Indian Offenses, a court established and operated under the code of custom of an Indian tribe or any other administrative body of a tribe that is vested with authority over child 32custody proceedings. 33 34 (31) "Victim" means any person determined by the district attorney, the juvenile department or the court to have suffered direct financial, psychological or physical harm as a result of the act that 35 has brought the youth or youth offender before the juvenile court. When the victim is a minor, 36 37 "victim" includes the legal guardian of the minor. The youth or youth offender may not be consid-38 ered the victim. When the victim of the crime cannot be determined, the people of Oregon, as represented by the district attorney, are considered the victims. 39 (32) "Violent felony" means any offense that, if committed by an adult, would constitute a felony 40 and: 41 (a) Involves actual or threatened serious physical injury to a victim; or 42 (b) Is a sexual offense. As used in this paragraph, "sexual offense" has the meaning given the 43 term "sex crime" in ORS 181.594. 44 (33) "Ward" means a person within the jurisdiction of the juvenile court under ORS 419B.100. 45

1	(34) "Young person" means a person who has been found responsible except for insanity under
2	ORS 419C.411 and placed under the jurisdiction of the Psychiatric Security Review Board.
3	(35) "Youth" means a person under 18 years of age who is alleged to have committed an act that
4	is a violation, or, if done by an adult would constitute a violation, of a law or ordinance of the
5	United States or a state, county or city.
6	(36) "Youth care center" has the meaning given that term in ORS 420.855.
7	(37) "Youth offender" means a person who has been found to be within the jurisdiction of the
8	juvenile court under ORS 419C.005 for an act committed when the person was under 18 years of age.
9	
10	OPERATIVE DATE RELATING TO
11	TRANSFER OF AUTHORITY
12	
13	SECTION 31. Sections 2 to 5 and 11 to 17 of this 2012 Act, the amendments to ORS
14	131A.360, 409.185, 417.707, 417.710, 417.720, 417.725, 417.735, 417.775, 417.780, 417.785, 418.575,
15	418.580, 419A.004, 458.558 and 458.568 by sections 6, 7 and 18 to 30 of this 2012 Act and the
16	repeal of ORS 419A.170 by section 1 of this 2012 Act become operative on May 1, 2012.
17	
18	CAPTIONS
19	
20	SECTION 32. The unit captions used in this 2012 Act are provided only for the conven-
21	ience of the reader and do not become part of the statutory law of this state or express any
22	legislative intent in the enactment of this 2012 Act.
23	
24	EMERGENCY CLAUSE
25	
26	SECTION 33. This 2012 Act being necessary for the immediate preservation of the public
27	peace, health and safety, an emergency is declared to exist, and this 2012 Act takes effect
28	on its passage.
29	