

## HOUSE AMENDMENTS TO HOUSE BILL 2091

By COMMITTEE ON HEALTH CARE

March 21

1 In line 2 of the printed bill, after the semicolon insert “creating new provisions; amending ORS  
2 414.231, 414.839, 735.701 and 735.710 and section 1, chapter 867, Oregon Laws 2009, and section 13,  
3 chapter 602, Oregon Laws 2011; repealing ORS 414.825, 414.826, 414.828 and 414.831;”.

4 Delete lines 5 through 12 and insert:  
5

### 6 “ABOLISHMENT OF PRIVATE HEALTH OPTION IN 7 HEALTH CARE FOR ALL OREGON CHILDREN PROGRAM 8

9 “**SECTION 1.** ORS 414.231 is amended to read:

10 “414.231. (1) As used in this section, ‘child’ means a person under 19 years of age.

11 “(2) The Health Care for All Oregon Children program is established to make affordable, ac-  
12 cessible health care available to all of Oregon’s children. The program [*is composed of:*]

13 “[*(a)*] **provides** medical assistance **to children**, funded in whole or in part by Title XIX of the  
14 Social Security Act, by the State Children’s Health Insurance Program under Title XXI of the Social  
15 Security Act and by moneys appropriated or allocated for that purpose by the Legislative  
16 Assembly[; *and*]

17 “[*(b)*] *A private health option administered by the Office of Private Health Partnerships under ORS*  
18 *414.826*].

19 “(3) A child is eligible for the program if the child is lawfully present in this state and the in-  
20 come of the child’s family is:

21 “(a) At or below [300] **200** percent of the federal poverty guidelines[.]; **or**

22 “(b) **Above 200 percent of the federal poverty guidelines and at or below 300 percent of**  
23 **the federal poverty guidelines, as long as federal financial participation is available for the**  
24 **costs of the coverage.**

25 “(4) There is no asset limit to qualify for the program.

26 “[*(4)(a)*] (5)(a) A child receiving medical assistance under the program is continuously eligible  
27 for a minimum period of 12 months.

28 “(b) The Department of Human Services **or the Oregon Health Authority** shall reenroll a child  
29 for successive 12-month periods of enrollment as long as the child is eligible for medical assistance  
30 on the date of reenrollment **and there is federal financial participation in the costs of the**  
31 **child’s coverage.**

32 “(c) The department **and the authority** may not require a new application as a condition of  
33 reenrollment under paragraph (b) of this subsection and must determine the child’s eligibility for  
34 medical assistance using information and sources available to the department or documentation  
35 readily available.



1           “(b) Retain consultants and employ staff.

2           “(c) Enter into contracts with carriers or health care providers for health benefit plans for in-  
3           dividuals and employers, including contracts where final payment may be reduced if usage is below  
4           a level fixed in the contract.

5           “(d) Perform other duties to provide low-cost health benefit plans of types likely to be purchased  
6           by individuals and employers.

7           “(2) The office shall establish procedures by rule for the publication or release of aggregate data  
8           relating to:

9           “(a) Applicants for enrollment and persons enrolled in the Family Health Insurance Assistance  
10          Program;

11          “(b) Health benefit plans for individuals and employers offered by the office; and

12          “(c) Other programs operated by the office.

13          “(3) With respect to health benefit plans contracted for or certified by the office under ORS  
14          414.841 to 414.864 or 735.700 to 735.710, the office:

15          “(a) Shall contract for or certify health benefit plans best designed to meet the needs and pro-  
16          vide for the welfare of individuals, employees and employers.

17          “(b) May approve more than one carrier for each type of plan contracted for or certified, but  
18          the number of carriers shall be held to a number consistent with adequate service to enrollees.

19          “(c) May approve premium rates for health benefit plans for individuals and employers and may  
20          establish contributions to be paid by employers toward the premiums incurred on behalf of covered  
21          employees.

22          “(d) Shall, where appropriate for a contracted and offered health benefit plan, provide options  
23          under which an employee may arrange coverage for family members of the employee.

24          “(e) May provide an option of additional coverage for employees and family members at an ad-  
25          ditional cost or premium.

26          “(f) Shall, by rule, establish a method for all enrollees to transfer enrollment from one health  
27          benefit plan to another.

28          “(g) May require coverage of fewer health care services or benefits than is otherwise required  
29          by state law.

30          “(h) Shall require health benefit plans certified by the office for the Family Health Insurance  
31          Assistance Program [*or offered in the private health option under ORS 414.826*] to provide a sufficient  
32          level of benefits to be eligible for a subsidy under ORS 414.844.

33          “(4) The office may employ whatever means are reasonably necessary to carry out the purposes  
34          of ORS 414.841 to 414.864 and 735.700 to 735.710. Such authority includes but is not limited to au-  
35          thority to seek clarification, amendment, modification, suspension or termination of any agreement,  
36          contract or certification that in the office’s judgment requires such action.

37          “**SECTION 7.** Section 1, chapter 867, Oregon Laws 2009, as amended by section 46, chapter 828,  
38          Oregon Laws 2009, section 2, chapter 73, Oregon Laws 2010, and section 31, chapter 602, Oregon  
39          Laws 2011, is amended to read:

40          “**Sec. 1.** (1) The Health System Fund is established in the State Treasury, separate and distinct  
41          from the General Fund. Interest earned by the Health System Fund shall be credited to the fund.

42          “(2) Amounts in the Health System Fund are continuously appropriated to the Oregon Health  
43          Authority for the purpose of funding the Health Care for All Oregon Children program established  
44          in ORS 414.231, health services described in ORS 414.025 (8)(a) to (j) and other health services.  
45          Moneys in the fund may also be used by the authority to:

1           “(a) Provide grants to community health centers and safety net clinics under ORS 413.225.

2           “(b) Pay refunds due under section 41, chapter 736, Oregon Laws 2003, and under section 11,  
3 chapter 867, Oregon Laws 2009.

4           “(c) Pay administrative costs incurred by the authority to administer the assessment in section  
5 9, chapter 867, Oregon Laws 2009.

6           “(d) Provide health services described in ORS 414.025 (8) to individuals described in ORS 414.025  
7 (3)(f)(B).

8           “[(3) *The authority shall develop a system for reimbursement by the authority to the Office of Pri-  
9 vate Health Partnerships out of the Health System Fund for costs associated with administering the  
10 private health option pursuant to ORS 414.826.*]

11           “**SECTION 8.** Section 13, chapter 602, Oregon Laws 2011, is amended to read:

12           “**Sec. 13.** (1) The speed and pace of the transition to the Oregon Integrated and Coordinated  
13 Health Care Delivery System will be determined by the availability of coordinated care organiza-  
14 tions throughout the state.

15           “(2) Using a meaningful public process, the Oregon Health Authority shall develop:

16           “(a) Qualification criteria for coordinated care organizations in accordance with [*section 4 of this  
17 2011 Act*] **ORS 414.625**;

18           “(b) A global budgeting process for determining payments to coordinated care organizations and  
19 for revising required outcomes with any changes to global budgets;

20           “(c) A process for resolving a health care entity’s refusal to contract with a coordinated care  
21 organization, as required by [*section 8 of this 2011 Act*] **ORS 414.635**;

22           “(d) A process that allows a coordinated care organization to file financial reports with only one  
23 regulatory agency and does not require a coordinated care organization to report information de-  
24 scribed in ORS [*414.725 (1)(c)*] **414.651 (1)(c)** to both the authority and the Department of Consumer  
25 and Business Services; and

26           “(e) Plans for contracts with coordinated care organizations for other public health benefit  
27 purchasers, [*including the private health option under ORS 414.826,*] the Public Employees’ Benefit  
28 Board and the Oregon Educators Benefit Board.

29           “(3) The authority, in consultation with the Department of Consumer and Business Services,  
30 shall develop a proposal for the financial reporting requirements for coordinated care organizations  
31 to be implemented under ORS [*414.725 (1)(c)*] **414.651 (1)(c)** to ensure against the organization’s risk  
32 of insolvency. The proposal must include but need not be limited to recommendations on:

33           “(a) The filing of quarterly and annual audited statements of financial position, including re-  
34 serves and retrospective cash flows, and the filing of quarterly and annual statements of projected  
35 cash flows;

36           “(b) Guidance for a plain-language narrative explanation of the financial statements required in  
37 paragraph (a) of this subsection;

38           “(c) The filing by a coordinated care organization of a statement of whether the organization  
39 or another entity, such as a state or local government agency or a reinsurer, will guarantee the  
40 organization’s ultimate financial risk;

41           “(d) The disclosure of a coordinated care organization’s holdings of real property and its 20  
42 largest investment holdings, if any;

43           “(e) The disclosure by category of administrative expenses related to the provision of health  
44 services under the coordinated care organization’s contract with the authority;

45           “(f) The disclosure of the three highest executive salary and benefit packages of each coordi-

1 nated care organization;

2 “(g) The process by which a coordinated care organization will be evaluated or audited for fi-  
3 nancial soundness and stability and the organization’s ability to accept financial risk under its  
4 contracts, which process may include the use of employed or retained actuaries;

5 “(h) A description of how the required statements and the final results of evaluations and audits  
6 will be made available to the public over the Internet at no cost to the public;

7 “(i) A range of sanctions that may be imposed on a coordinated care organization deemed to be  
8 financially unsound and the process for determining sanctions; and

9 “(j) Whether a new category of license should be created for coordinated care organizations  
10 recognizing their unique role but avoiding duplicative requirements for organizations that contract  
11 with the authority but are also licensed by the Department of Consumer and Business Services.

12 “(4) The authority shall regularly report on the development of the plans, criteria and processes  
13 described in subsections (2) and (3) of this section to the Joint Interim Committee on Health Care  
14 Transformation or, if such committee has not been appointed, to another appropriate interim com-  
15 mittee of the Legislative Assembly.

16 “(5) The authority shall present the proposals developed under this section to the Legislative  
17 Assembly for approval no later than February 1, 2012.

18 “(6) Until the coordinated care organization qualification criteria and the global budgeting pro-  
19 cess are approved by the Legislative Assembly, the authority shall renew the contracts of prepaid  
20 managed care health services organizations, as defined in ORS 414.736, to provide health services.

21 “(7) The authority shall prepare financial models and analyses to demonstrate the feasibility of  
22 a coordinated care organization being able to realize health care cost savings. The authority shall  
23 present the models and analyses to the Legislative Assembly along with the proposals developed by  
24 the authority under this section.

25 “**SECTION 9. ORS 414.825, 414.826, 414.828 and 414.831 are repealed June 30, 2015.**

26  
27 **“CAPTIONS**

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29 **“SECTION 10. The unit captions used in this 2013 Act are provided only for the conven-  
30 ience of the reader and do not become part of the statutory law of this state or express any  
31 legislative intent in the enactment of this 2013 Act.**

32  
33 **“EMERGENCY CLAUSE**

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35 **“SECTION 11. This 2013 Act being necessary for the immediate preservation of the public  
36 peace, health and safety, an emergency is declared to exist, and this 2013 Act takes effect  
37 on its passage.”.**