House Bill 2240

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of Governor John A. Kitzhaber, M.D., for Department of Consumer and Business 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 **as introduced**.

Aligns Oregon health insurance law with changes in federal law.

Abolishes Office of Private Health Partnerships and ends Family Health Insurance Assistance Program.

Modifies Health Care for All Oregon Children program to terminate eligibility at 19 years of age, allow Department of Human Services or Oregon Health Authority to specify eligibility requirements for private health option that are different from requirements for other medical assistance, allow purchase of insurance through Oregon Health Insurance Exchange for private health option and prohibit child from qualifying for both private health option and other medical assistance programs.

Abolishes Oregon Medical Insurance Pool on June 30, 2015. Declares emergency, effective on passage.

A BILL FOR AN ACT

2	Relating to coverage of health care services; creating new provisions; amending ORS 65.957, 192.556,
3	$291.055,\ 410.080,\ 413.011,\ 413.032,\ 413.201,\ 414.041,\ 414.231,\ 414.826,\ 414.828,\ 414.839,\ 433.443,$
4	$705.145,\ 731.036,\ 731.146,\ 734.790,\ 735.610,\ 735.615,\ 735.625,\ 741.300,\ 743.018,\ 743.019,\ 743.402,$
5	743.405, 743.417, 743.522, 743.524, 743.526, 743.528, 743.550, 743.560, 743.610, 743.730, 743.731,
6	743.733, 743.734, 743.736, 743.737, 743.745, 743.748, 743.751, 743.752, 743.754, 743.757, 743.766,
7	$743.767,\ 743.777,\ 743.801,\ 743.804,\ 743.822,\ 743A.090,\ 743A.168,\ 743A.192,\ 744.704,\ 746.015,\ 746.600,$
8	748.603 and 750.055 and section 1, chapter 867, Oregon Laws 2009, and section 5, chapter 47,
9	Oregon Laws 2010; repealing ORS 414.831, 414.841, 414.842, 414.844, 414.846, 414.848, 414.851,
10	$414.852,\ 414.854,\ 414.856,\ 414.858,\ 414.861,\ 414.862,\ 414.864,\ 414.866,\ 414.868,\ 414.870,\ 414.872,$
11	$735.600,\ 735.605,\ 735.610,\ 735.612,\ 735.614,\ 735.615,\ 735.616,\ 735.620,\ 735.625,\ 735.630,\ 735.635,$
12	$735.640,\ 735.645,\ 735.650,\ 735.700,\ 735.701,\ 735.702,\ 735.703,\ 735.705,\ 735.707,\ 735.709,\ 735.710,$
13	735.712, 743.760, 743.761 and 746.222; and declaring an emergency.
14	Be It Enacted by the People of the State of Oregon:
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16	IMPLEMENTATION OF FEDERAL REQUIREMENTS
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18 <u>SECTION 1.</u> Sections 2, 3, 4, 5, 6, 7 and 8 of this 2013 Act are added to and made a part 19 of the Insurance Code.

20 <u>SECTION 2.</u> "Essential health benefits" are the items and services prescribed by the 21 Department of Consumer and Business Services by rule in accordance with federal law, in-22 cluding but not limited to:

- 23 (1) Ambulatory patient services.
- 24 (2) Emergency services.
- 25 (3) Hospitalization.

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.

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1	(4) Maternity and newborn care.
2	(5) Mental health and substance use disorder services, including behavioral health treat-
3	ment.
4	(6) Prescription drugs.
5	(7) Rehabilitative and habilitative services and devices.
6	(8) Laboratory services.
7	(9) Preventive and wellness services and chronic disease management.
8	(10) Pediatric services, including oral and vision care.
9	(11) Other items and services prescribed by the department, as required or permitted by
10	federal law.
11	SECTION 3. (1) The Department of Consumer and Business Services shall establish by
12	rule a procedure for adjusting risk between insurers. The procedure shall include:
13	(a) An assessment imposed on an insurer if the actuarial risk of the enrollees in the
14	insurer's plans is less than the average actuarial risk of all enrollees in all plans in this
15	state; and
16	(b) Payments to insurers if the actuarial risk of the enrollees in the insurer's plans is
17	greater than the average actuarial risk of all enrollees in all plans in this state.
18	(2) The procedure established under this section must be consistent with 42 U.S.C. 18063
19	and regulations adopted by the Secretary of the United States Department of Health and
20	Human Services to carry out 42 U.S.C. 18063.
21	SECTION 4. (1) The Oregon Reinsurance Program is established. The purpose of the
22	program is to make reinsurance payments to insurers that cover high-cost insureds in the
23	individual market in this state other than through grandfathered health plans. The reinsur-
24	ance payments shall be financed by the assessment and collection of contributions from
25	insurers offering health benefit plans and from third party administrators on behalf of self-
26	insured group health benefit plans.
27	(2) The Department of Consumer and Business Services must administer the program in
28	a manner that is consistent with 42 U.S.C. 18061 and regulations adopted by the United States
29	Secretary of Health and Human Services to carry out 42 U.S.C. 18061.
30	(3) The Department of Consumer and Business Services may enter into such contracts
31	as are necessary or proper to carry out the provisions and purposes of this section including
32	the authority to enter into contracts with similar reinsurance programs in other states for
33	the joint performance of common administrative functions or with other persons for the
34	performance of administrative functions.
35	(4) The Department of Consumer and Business Services shall collect the state's share
36	of reinsurance contributions from insurers and third party administrators either directly or
37	from the contributions collected by the United States Department of Health and Human
38	Services.
39	(5) In accordance with applicable provisions of ORS chapter 183, the Department of
40	Consumer and Business Services shall adopt rules:
41	(a) Establishing standards for the assessment and collection of contributions from
42	insurers offering health benefit plans and from third party administrators on behalf of group
43	plans. At a minimum, the assessment shall be the sum of the national contribution rate es-
44	tablished by the secretary pursuant to 42 U.S.C. 18061 plus an additional contribution rate
45	established by the department to cover the costs of administering the program and making

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additional reinsurance payments deemed appropriate by the department. 1 2 (b) Establishing a formula for the reinsurance payments, consistent with the requirements of 42 U.S.C. 18061. 3 (c) Establishing the form and manner for insurers to apply for reinsurance payments and 4 for the making of payments. 5 (d) Establishing data reporting requirements for insurers and third party administrators 6 as necessary for the department to assess and collect contributions and to make reinsurance 7 payments. 8 9 (6) The Department of Consumer and Business Services shall timely file all notices or documents required by the secretary. 10 (7) Annually, the Department of Consumer and Business Services shall determine 11 12whether to adhere to the benefit and payment parameters adopted by the secretary in the secretary's annual notice. The department shall issue an annual notice of benefit and pay-13 ment parameters, in accordance with federal law, if the department determines that the de-14 15 partment: (a) Will modify the data requirements or data collection frequency from those specified 16 by the secretary; 17 18 (b) Will directly collect reinsurance contributions; (c) Will increase the amount of the assessment for reinsurance contributions; 19 (d) Will use more than one reinsurance entity; or 20(e) Will modify the parameters adopted by the secretary. 21 22(8) The Department of Consumer and Business Services shall take such legal action as is necessary to avoid improper payments by the program. 23(9) Disputes concerning the calculation or collection of contributions and payments, 24 underpayment or overpayments of reinsurance payments shall be subject to the contested 25case provisions in ORS chapter 183. 2627(10) The Department of Consumer and Business Services shall maintain records of the reinsurance program for a period of no less than 10 years. 28SECTION 5. (1) As used in this section, "student health benefit plan" means a plan that 2930 is subject to rules adopted by the United States Department of Health and Human Services 31 under 42 U.S.C. 18118(c). (2) Notwithstanding any other provision of law, the Department of Consumer and Busi-32ness Services shall by rule and in a manner consistent with federal law, adopt requirements 33 34 for student health benefit plans. 35 SECTION 6. (1) The Department of Consumer and Business Services may require an insurer to provide a written notice to an insured to fully effectuate any law the department 36 37 is responsible for enforcing, including, but not limited to, laws regarding: 38 (a) Enrollment periods. (b) The termination of coverage. 39 (c) The availability of coverage outside of an open enrollment period. 40 (d) The rights of insureds. 41 (2) The department may prescribe by rule the form, manner and contents of any required 42 43 notices.

44 <u>SECTION 7.</u> The Department of Consumer and Business Services shall adopt by rule the 45 minimum requirements and procedures for the payment of the claims of an individual who

is insured under more than one insurance policy. The rules must include, but are not limited 1 2 to, the criteria and procedures for expedited claim administration procedures that ensure the payment of claims within 14 days. 3 SECTION 8. An insurer offering a health benefit plan that provides coverage through a 4 specified network of health care providers must ensure that the network is sufficient in 5 numbers of providers, areas of practice of providers and geographic distribution of providers 6 to ensure that the health services covered by the plan are reasonably accessible to all 7 enrollees, taking into account the potential for adverse selection and the health needs of the 8 9 insureds. SECTION 9. ORS 731.146, as amended by section 6, chapter 752, Oregon Laws 2007, is amended 10 to read: 11 12 731.146. (1) "Transact insurance" means one or more of the following acts effected by mail or 13 otherwise: (a) Making or proposing to make an insurance contract. 14 15 (b) Taking or receiving any application for insurance. 16 (c) Receiving or collecting any premium, commission, membership fee, assessment, due or other 17 consideration for any insurance or any part thereof. 18 (d) Issuing or delivering policies of insurance. (e) Directly or indirectly acting as an insurance producer for, or otherwise representing or aid-19 ing on behalf of another, any person in the solicitation, negotiation, procurement or effectuation of 20insurance or renewals thereof, the dissemination of information as to coverage or rates, the for-2122warding of applications, the delivering of policies, the inspection of risks, the fixing of rates, the 23investigation or adjustment of claims or losses, the transaction of matters subsequent to effectuation of the policy and arising out of it, or in any other manner representing or assisting a person with 24 25respect to insurance. (f) Advertising locally or circularizing therein without regard for the source of such 2627circularization, whenever such advertising or circularization is for the purpose of solicitation of insurance business. 28(g) Doing any other kind of business specifically recognized as constituting the doing of an in-2930 surance business within the meaning of the Insurance Code. 31 (h) Offering individual or small group coverage under a multistate health benefit plan, as defined in ORS 743.730. 32[(h)] (i) Doing or proposing to do any insurance business in substance equivalent to any of par-33 34 agraphs (a) to [(g)] (h) of this subsection in a manner designed to evade the provisions of the In-35 surance Code. (2) Subsection (1) of this section does not include, apply to or affect the following: 36 37 (a) Making investments within a state by an insurer not admitted or authorized to do business 38 within such state. (b) Except as provided in ORS 743.015, doing or proposing to do any insurance business arising 39 out of a policy of group life insurance [or group health insurance, or both,] or a policy of blanket 40 health insurance, if the master policy was validly issued to cover a group organized primarily for 41

purposes other than the procurement of insurance and was delivered in and pursuant to the lawsof another state in which:

44 (A) The insurer was authorized to do an insurance business;

45 (B) The policyholder is domiciled or otherwise has a bona fide situs; and

1 (C) With respect to a policy of blanket health insurance, the policy was approved by the director 2 of such state.

3 (c) Investigating, settling, or litigating claims under policies lawfully written within a state, or 4 liquidating assets and liabilities, all resulting from the insurer's former authorized operations within 5 such state.

6 (d) Transactions within a state under a policy subsequent to its issuance if the policy was law-7 fully solicited, written and delivered outside the state and did not cover a subject of insurance res-8 ident, located or to be performed in the state when issued.

9 (e) The continuation and servicing of life or health insurance policies remaining in force on 10 residents of a state if the insurer has withdrawn from such state and is not transacting new insur-11 ance therein.

(3) If mail is used, an act shall be deemed to take place at the point where the matter trans-mitted by mail is delivered and takes effect.

14 **SECTION 10.** ORS 741.300 is amended to read:

15 741.300. As used in ORS 741.001 to 741.540:

(1) "Essential health benefits" [means the health care services identified by the United States
Secretary of Health and Human Services pursuant to 42 U.S.C. 18022 or approved by the secretary
pursuant to a waiver granted under 42 U.S.C. 18052] has the meaning given that term in section
2 of this 2013 Act.

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(2) "Health care service contractor" has the meaning given that term in ORS 750.005.

(3) "Health insurance" has the meaning given that term in ORS 731.162, excluding disability
 income insurance.

(4) "Health insurance exchange" or "exchange" means an American Health Benefit Exchange
as described in 42 U.S.C. 18031, 18032, 18033 and 18041 that is operated by the Oregon Health Insurance Exchange Corporation.

26 (5) "Health plan" means health insurance or health care coverage offered by an insurer.

(6) "Insurer" means an insurer as defined in ORS 731.106 that offers health insurance, a health
 care service contractor or a prepaid managed care health services organization.

(7) "Insurance producer" has the meaning given that term in ORS 731.104.

(8) "Prepaid managed care health services organization" has the meaning given that term in
 ORS 414.736.

(9) "State program" means a program providing medical assistance, as defined in ORS 414.025,
and any health plan offered through the Public Employees' Benefit Board or the Oregon Educators
Benefit Board.

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SECTION 11. ORS 743.018 is amended to read:

743.018. (1) Except for group life and health insurance, and except as provided in ORS 743.015, every insurer shall file with the Director of the Department of Consumer and Business Services all schedules and tables of premium rates for life and health insurance to be used on risks in this state, and shall file any amendments to or corrections of such schedules and tables. Premium rates are subject to approval, disapproval or withdrawal of approval by the director as provided in ORS 742.003, 742.005 and 742.007.

42 (2) Except as provided in ORS 743.737 [and 743.760] and subsection (3) of this section, a rate
43 filing by a carrier for any of the following health benefit plans subject to ORS 743.730 to 743.773
44 shall be available for public inspection immediately upon submission of the filing to the director:

45 (a) Health benefit plans for small employers.

[(b) Portability health benefit plans.]

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2 [(c)] (b) Individual health benefit plans. (3) The director may by rule: 3 (a) Specify all information a carrier must submit as part of a rate filing under this section; 4 [and] 5 (b) Identify the information submitted that will be exempt from disclosure under this section 6 because the information constitutes a trade secret and would, if disclosed, harm competition[.]; 7 (c) Specify the frequency of rate filings by carriers; 8 9 (d) Specify the effective dates of approved rates; (e) Specify the rating factors a carrier must use in determining rates; and 10 11 (f) Prescribe the use of standardized rates for age groups. 12 (4) The director, after conducting an actuarial review of the rate filing, may approve a proposed 13 premium rate for a health benefit plan for small employers or for an individual health benefit plan if, in the director's discretion, the proposed rates are: 14 15 (a) Actuarially sound; 16 (b) Reasonable and not excessive, inadequate or unfairly discriminatory; and 17 (c) Based upon reasonable administrative expenses. 18 (5) In order to determine whether the proposed premium rates for a health benefit plan for small employers or for an individual health benefit plan are reasonable and not excessive, inadequate or 19 20unfairly discriminatory, the director may consider: (a) The insurer's financial position, including but not limited to profitability, surplus, reserves 2122and investment savings. 23(b) Historical and projected administrative costs and medical and hospital expenses. (c) Historical and projected loss ratio between the amounts spent on medical services and 24earned premiums. 25(d) Any anticipated change in the number of enrollees if the proposed premium rate is approved. 2627(e) Changes to covered benefits or health benefit plan design. (f) Changes in the insurer's health care cost containment and quality improvement efforts since 28the insurer's last rate filing for the same category of health benefit plan. 2930 (g) Whether the proposed change in the premium rate is necessary to maintain the insurer's 31 solvency or to maintain rate stability and prevent excessive rate increases in the future. (h) Any public comments received under ORS 743.019 pertaining to the standards set forth in 32subsection (4) of this section and this subsection. 33 34 (6) With the written consent of the insurer, the director may modify a schedule or table of premium rates filed in accordance with subsection (1) of this section. 35 (7) The requirements of this section do not supersede other provisions of law that require 36 37 insurers, health care service contractors or multiple employer welfare arrangements providing 38 health insurance to file schedules or tables of premium rates or proposed premium rates with the director or to seek the director's approval of rates or changes to rates. 39 SECTION 12. ORS 743.405 is amended to read: 40 743.405. An individual health insurance policy must meet the following requirements: 41 (1) The policy must include a statement of the entire money and other considerations [there-42 for shall be expressed therein] **due**. 43 (2) The policy must state the time at which the insurance takes effect and terminates [shall 44 be expressed therein]. 45

1 (3) [It shall] **The policy may** purport to insure only one person, [except that a policy may insure, 2 originally or by subsequent amendment, upon the application of an adult member of a family who shall 3 be deemed the policyholder, any two or more eligible members of that family, including husband, wife, 4 dependent children or any children under a specified age and any other person dependent upon the 5 policyholder] unless an adult member of a family, who is a policyholder, applies for coverage

6 of family members or other dependents.

7 (4) The policy may not be issued individually to an individual in a group of persons [as] de-8 scribed in ORS 743.522 (3) for the purpose of separating the individual from health insurance bene-9 fits offered or provided in connection with a group health benefit plan.

10 (5)(a) Except as provided in ORS 743.498, the style, arrangement and overall appearance of the 11 policy may not give undue prominence to any portion of the text, and every printed portion of the 12 text of the policy and of any indorsements or attached papers shall be plainly printed in lightfaced 13 type of a style in general use, the size of which shall be uniform and not less than [10 point with a 14 lower case unspaced alphabet length not less than 120 point. Captions shall be printed in not less 15 than] 12-point type.

(b) As used in this subsection, "text" includes all printed matter except the name and address
 of the insurer, name or title of the policy, the brief description if any, and captions and subcaptions.

(6) **The policy must state** the exceptions and reductions of indemnity [*must be set forth in the policy*]. Except those required by ORS 743.411 to 743.477, exceptions and reductions shall be printed at the insurer's option either included with the applicable benefit provision or under an appropriate caption such as EXCEPTIONS, or EXCEPTIONS AND REDUCTIONS. However, if an exception or reduction specifically applies only to a particular benefit of the policy, a statement of the exception or reduction must be included with the applicable benefit provision.

(7) Each form constituting the policy, including riders and indorsements, must be identified bya form number in the lower left-hand corner of the first page of the policy.

(8) The policy may not contain provisions purporting to make any portion of the charter, rules, constitution or bylaws of the insurer a part of the policy unless such portion is set forth in full in the policy, except in the case of the incorporation of or reference to a statement of rates or classification of risks, or short rate table filed with the Director of the Department of Consumer and Business Services.

31 SECTION 13. ORS 743.417 is amended to read:

743.417. (1) An individual health insurance policy shall [contain a provision as follows: "GRACE PERIOD:] **specify** a minimum grace period [of 10 days] after the premium due date [will be granted] for the payment of each premium falling due after the first premium, during which grace period the policy shall continue in force.["]

(2) A policy that contains a cancellation provision may add the following clause at the end of
the provision set forth in subsection (1) of this section: "subject to the right of the insurer to cancel
in accordance with the cancellation provision hereof."

(3) A policy in which the insurer reserves the right to refuse renewal shall have the following clause at the beginning of the provision [*set forth*] **described** in subsection (1) of this section: "Unless not less than 30 days prior to the premium due date the insurer has delivered to the insured or has mailed to the last address of the insured as shown by the records of the insurer written notice of its intention not to renew this policy beyond the period for which the premium has been accepted. The insurer shall state in the notice the reason for its refusal to renew this policy."

45 **SECTION 14.** ORS 743.522 is amended to read:

743.522. [(1) "Group health insurance" means that form of health insurance covering groups of 1 2 persons described in this section, with or without one or more members of their families or one or more of their dependents, or covering one or more members of the families or one or more dependents of such 3 groups of persons, and issued upon one of the following bases:] 4

[(a) Under a policy issued to an employer or trustees of a fund established by an employer, who 5 shall be deemed the policyholder, insuring employees of such employer for the benefit of persons other 6 than the employer. As used in this paragraph, "employees" includes:] 7

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[(A) The officers, managers and employees of the employer;] 9 [(B) The individual proprietor or partners if the employer is an individual proprietor or partner-

ship;] 10

[(C) The officers, managers and employees of subsidiary or affiliated corporations;]

12[(D) The individual proprietors, partners and employees of individuals and firms, if the business

13 of the employer and such individual or firm is under common control through stock ownership, contract or otherwise:] 14

15[(E) The trustees or their employees, or both, if their duties are principally connected with such trusteeship;] 16

[(F) The leased workers of a client employer; and] 17

18 [(G) Elected or appointed officials if a policy issued to insure employees of a public body provides that the term "employees" includes elected or appointed officials.] 19

[(b) Under a policy issued to an association, including a labor union, that has an active existence 20for at least one year, that has a constitution and bylaws and that has been organized and is maintained 2122in good faith primarily for purposes other than that of obtaining insurance, which shall be deemed the policyholder, insuring members, employees or employees of members of the association for the benefit 23of persons other than the association or its officers or trustees.] 24

25[(c) Under a policy issued to the trustees of a fund established by two or more employers in the same or related industry or by one or more labor unions or by one or more employers and one or more 2627labor unions or by an association as described in paragraph (b) of this subsection, insuring employees of the employers or members of the unions or of such association, or employees of members of such 28association for the benefit of persons other than the employers or the unions or such association. As 2930 used in this paragraph, "employees" may include the officers, managers and employees of the employer, 31 and the individual proprietor or partners if the employer is an individual proprietor or partnership. The policy may provide that the term "employees" includes the trustees or their employees, or both, if 32their duties are principally connected with such trusteeship.] 33

34 [(d) Under a policy issued to any person or organization to which a policy of group life insurance may be issued or delivered in this state, to insure any class or classes of individuals that could be in-35 sured under such group life policy.] 36

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(1) As used in this section and ORS 743.533:

38 (a) "Client employer" means an employer to whom workers are provided under contract and for a fee on a leased basis by a worker leasing company licensed under ORS 656.850. 39

(b) "Employee" may include a retired employee. 40

(c) "Leased worker" means a worker provided by a worker leasing company licensed un-41 der ORS 656.850. 42

(2) Group health insurance offered to a resident of this state under a group health insurance 43 policy [issued to a group other than one described in subsection (1) of this section] may be delivered 44 if: 45

1 (a) The Director of the Department of Consumer and Business Services finds that:

2 (A) The issuance of the policy is in the best interest of the public;

3 (B) The issuance of the policy would result in economies of acquisition or administration; and

4 (C) The benefits are reasonable in relation to the premiums charged; and

5 (b) The premium for the policy is paid either from funds of a policyholder, from funds contrib-6 uted by a covered person or from both.

7 (3) Subsection (2) of this section does not apply to health insurance covering groups of 8 persons described in this subsection, with or without one or more members of their families 9 or one or more of their dependents, or covering one or more members of the families or one 10 or more dependents of such groups of persons, and issued upon one of the following bases:

(a) Under a policy issued to an employer or trustees of a fund established by an employer,
who shall be deemed the policyholder, insuring employees of such employer for the benefit
of persons other than the employer. As used in this paragraph, "employees" includes:

(A) The officers, managers and employees of the employer;

(B) The individual proprietor or partners if the employer is an individual proprietor or
 partnership;

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(C) The officers, managers and employees of subsidiary or affiliated corporations;

(D) The individual proprietors, partners and employees of individuals and firms, if the
 business of the employer and such individual or firm is under common control through stock
 ownership, contract or otherwise;

(E) The trustees or their employees, or both, if their duties are principally connected
 with such trusteeship;

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(F) The leased workers of a client employer; and

(G) Elected or appointed officials if a policy issued to insure employees of a public body
 provides that the term "employees" includes elected or appointed officials.

(b) Under a policy issued to an association, including a labor union, that has an active existence for at least one year, that has a constitution and bylaws and that has been organized and is maintained in good faith primarily for purposes other than that of obtaining insurance, which shall be deemed the policyholder, insuring members, employees or employees of members of the association for the benefit of persons other than the association or its officers or trustees.

(c) Under a policy issued to the trustees of a fund established by two or more employers 32in the same or related industry or by one or more labor unions or by one or more employers 33 34 and one or more labor unions or by an association as described in paragraph (b) of this 35 subsection, insuring employees of the employers or members of the unions or of such association, or employees of members of such association for the benefit of persons other than 36 37 the employers or the unions or such association. As used in this paragraph, "employees" 38 may include the officers, managers and employees of the employer, and the individual proprietor or partners if the employer is an individual proprietor or partnership. The policy may 39 40 provide that the term "employees" includes the trustees or their employees, or both, if their duties are principally connected with such trusteeship. 41

(d) Under a policy issued to any person or organization to which a policy of group life
insurance may be issued or delivered in this state, to insure any class or classes of individuals that could be insured under such group life policy.

45 [(3) As used in this section and ORS 743.533:]

1 [(a) "Client employer" means an employer to whom workers are provided under contract and for 2 a fee on a leased basis by a worker leasing company licensed under ORS 656.850.]

3 [(b) "Employee" may include a retired employee.]

4 [(c) "Leased worker" means a worker provided by a worker leasing company licensed under ORS 5 656.850.]

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SECTION 14a. ORS 743.524 is amended to read:

7 743.524. (1) An insurer may not offer a policy of group health insurance to an association as the
policyholder or offer coverage under such a policy, whether issued in this or another state, unless
the Director of the Department of Consumer and Business Services determines that the association
satisfies the requirements of an association under ORS 743.522 [(1)(b)] (3)(b).

(2) An insurer shall submit evidence to the director that the association satisfies the require ments under ORS 743.522 [(1)(b)] (3)(b). The director shall review the evidence and may request
 additional evidence as needed.

(3) An insurer shall submit to the director any changes in the evidence submitted under sub-section (2) of this section.

(4) The director may order an insurer to cease offering health insurance to an association if the
director determines that the association does not meet the standards under ORS 743.522 [(1)(b)]
(3)(b).

19 (5) The director may adopt rules to carry out this section.

20 **SECTION 15.** ORS 743.550 is amended to read:

743.550. (1) Student health insurance is subject to ORS 743.537, 743.540, 743.543, 743.546 and
 743.549, except as provided in this section.

(2) Coverage under a student health insurance policy may be mandatory for all students at the
institution, voluntary for all students at the institution, or mandatory for defined classes of students
and voluntary for other classes of students. As used in this subsection, "classes" refers to undergraduates, graduate students, domestic students, international students or other like classifications.
Any differences based on a student's nationality may be established only for the purpose of complying with federal law in effect when the policy is issued.

(3) When coverage under a student health insurance policy is mandatory, the policyholder may allow any student subject to the policy to decline coverage if the student provides evidence acceptable to the policyholder that the student has similar health coverage.

(4) A student health insurance policy may provide for any student to purchase optional supple-mental coverage.

34 (5) Student health insurance coverage for athletic injuries may:

(a) Exclude coverage for injuries of students who have not obtained medical release for a similar
 injury; and

(b) Be provided in excess of or in addition to any other coverage under any other health insur-ance policy, including a student health insurance policy.

(6) A student health insurance policy may provide that coverage under the policy is secondary
to any other health insurance for purposes of guidelines established under ORS 743.552.

(7) A student health insurance policy may provide, on request by the policyholder, that all or any portion of any indemnities provided by such policy on account of hospital, nursing, medical or surgical services may, at the insurer's option, be paid directly to the hospital or person rendering such services. However, the amount of any such payment shall not exceed the amount of benefit provided by the policy with respect to the service or billing of the provider of aid. The amount of

1 such payments pursuant to one or more assignments shall not exceed the amount of expenses in-2 curred on account of such hospitalization or medical or surgical aid.

(8) An insurer providing student health insurance as primary coverage may negotiate and enter 3 into contracts for alternative rates of payment with providers and offer the benefit of such alterna-4 tive rates to insureds who select such providers. An insurer may utilize such contracts by offering 5 a choice of plans at the time an insured enrolls, one of which provides benefits only for services by 6 members of a particular provider organization with whom the insurer has an agreement. If an in-7 sured chooses such a plan, benefits are payable only for services rendered by a member of that 8 9 provider organization, unless such services were requested by a member of such organization or are rendered as the result of an emergency. 10

(9) Payments made under subsection (8) of this section shall discharge the insurer's obligation
 with respect to the amount of insurance paid.

(10) An insurer shall provide each student health insurance policyholder with a current roster of institutional and professional providers under contract to provide services at alternative rates under the group policy and shall also make such lists available for public inspection during regular business hours at the insurer's principal office within this state.

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(11) As used in this section, "student health insurance":

(a) Means that form of health insurance under a policy issued to a college, school or other institution of learning, a school district or districts, or school jurisdictional unit, or recognized student
government at a public university listed in ORS 352.002, or to the head, principal or governing board
of any such educational unit, who or which shall be deemed the policyholder, that is available exclusively to students at the college, school or other institution.

(b) Does not include a student health benefit plan as defined in section 5 of this 2013 Act.
 SECTION 16. ORS 743.610, as amended by section 3, chapter 24, Oregon Laws 2012, is amended to read:

26 743.610. (1) As used in this section:

(a) "Covered person" means an individual who was a certificate holder under a group healthinsurance policy:

29 (A) On the day before a qualifying event; and

30 (B) During the three-month period ending on the date of the qualifying event.

31 (b) "Qualified beneficiary" means:

32 (A) A spouse or dependent child of a covered person who, on the day before a qualifying event,

33 was insured under the covered person's group health insurance policy; or

(B) A child born to or adopted by a covered person during the period of the continuation of
coverage under this section who would have been insured under the covered person's policy if the
child had been born or adopted on the day before the qualifying event.

37 (c) "Qualifying event" means the loss of membership in a group health insurance policy caused38 by:

39 (A) Voluntary or involuntary termination of the employment of a covered person;

40 (B) A reduction in hours worked by a covered person;

41 (C) A covered person becoming eligible for Medicare;

42 (D) A qualified beneficiary losing dependent child status under a covered person's group health43 insurance policy;

44 (E) Termination of membership in the group covered by the group health insurance policy; or

45 (F) The death of a covered person.

1 (2) A group health insurance policy providing coverage for hospital or medical expenses, other 2 than coverage limited to expenses from accidents or specific diseases, must contain a provision that 3 a covered person and any qualified beneficiary may continue coverage under the policy as provided 4 in this section.

5 (3) Continuation of coverage is not available to a covered person or qualified beneficiary who 6 is eligible for:

(a) Medicare; or

8 (b) Coverage for hospital or medical expenses under any other program that was not covering
9 the covered person or qualified beneficiary on the day before a qualifying event.

10 (4) The continued coverage need not include benefits for dental, vision care or prescription drug 11 expense, or any other benefits under the policy other than hospital and medical expense benefits.

(5) A covered person or qualified beneficiary [who wishes to continue coverage must provide the insurer with a written request for continuation no later than 10 days after the later of the date of a qualifying event or] must submit a written request for continuation coverage to the insurer within the time prescribed by the insurer except that an insurer may not require a request to be submitted less than 10 days after the later of:

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(a) The date of a qualifying event; or

18 (b) The date the insurer provides the notice required by subsection (10) of this section.

(6) A covered person or qualified beneficiary who requests continuation of coverage shall pay the premium on a monthly basis and in advance to the insurer or to the employer or policyholder, whichever the group policy provides. The required premium payment may not exceed the group premium rate for the insurance being continued under the group policy as of the date the premium payment is due.

24 (7) Continuation of coverage as provided under this section ends on the earliest of the following25 dates:

(a) Nine months after the date of the qualifying event that was the basis for the continuationof coverage.

(b) The end of the period for which the last timely premium payment for the coverage is receivedby the insurer.

30 (c) The premium payment due date coinciding with or next following the date that continuation 31 of coverage ceases to be available in accordance with subsection (3) of this section.

(d) The date that the policy is terminated. However, if the policyholder replaces the terminated
 policy with similar coverage under another group health insurance policy:

(A) The covered person and qualified beneficiaries may obtain coverage under the replacement
 policy for the balance of the period that the covered person or qualified beneficiary would have re mained covered under the terminated policy in accordance with this section; and

(B) The terminated policy must continue to provide benefits to the covered person and qualified
beneficiaries to the extent of that policy's accrued liabilities and extensions of benefits as if the
replacement had not occurred.

(8) A qualified beneficiary who is not eligible for continuation of coverage under ORS 743.600
may continue coverage under this section upon the dissolution of marriage with or the death of the
covered person in the same manner that a covered person may exercise the right to continue coverage under this section.

44 (9) A covered person rehired by an employer no later than nine months after the layoff of the 45 covered person by the employer may not be subjected to a waiting period for coverage under the

1 employer's group health insurance policy if the covered person was eligible for coverage at the time

2 of the layoff, regardless of whether the covered person continued coverage during the layoff.

3 (10) If an insurer terminates the group health insurance coverage of a covered person or quali-4 fied beneficiary without providing replacement coverage that meets the criteria in subsection (7)(d) 5 of this section, the insurer shall provide written notice to the covered person and any qualified 6 beneficiary no later than 10 days after the insurer is notified of the qualifying event under sub-7 section (5) of this section. The notice shall include information prescribed by the Director of the 8 Department of Consumer and Business Services.

9 (11) This section applies only to employers who are not required to make available continuation 10 of health insurance benefits under Titles X and XXII of the Consolidated Omnibus Budget Recon-11 ciliation Act of 1985, as amended, P.L. 99-272, April 7, 1986.

12 <u>SECTION 17.</u> ORS 743.730, as amended by section 49, chapter 500, Oregon Laws 2011, and 13 section 20, chapter 38, Oregon Laws 2012, is amended to read:

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743.730. For purposes of ORS 743.730 to 743.773:

(1) "Actuarial certification" means a written statement by a member of the American Academy of Actuaries or other individual acceptable to the Director of the Department of Consumer and Business Services that a carrier is in compliance with the provisions of ORS 743.736[, 743.760 or 743.761,] based upon the person's examination, including a review of the appropriate records and of the actuarial assumptions and methods used by the carrier in establishing premium rates for small employer [and portability] health benefit plans.

(2) "Affiliate" of, or person "affiliated" with, a specified person means any carrier who, directly
or indirectly through one or more intermediaries, controls or is controlled by or is under common
control with a specified person. For purposes of this definition, "control" has the meaning given that
term in ORS 732.548.

(3) "Affiliation period" means, under the terms of a group health benefit plan issued by a health
 care service contractor, a period:

(a) That is applied uniformly and without regard to any health status related factors to an
enrollee or late enrollee [*in lieu of a preexisting condition exclusion*];

(b) That must expire before any coverage becomes effective under the plan for the enrollee orlate enrollee;

31 (c) During which no premium shall be charged to the enrollee or late enrollee; and

(d) That begins on the enrollee's or late enrollee's first date of eligibility for coverage and runs
 concurrently with any eligibility waiting period under the plan.

[(4) "Basic health benefit plan" means a health benefit plan that provides bronze plan coverage and
 that is approved by the Department of Consumer and Business Services under ORS 743.736.]

[(5)] (4) "Bona fide association" means an association that [meets the requirements of 42 U.S.C.
 300gg-91 as amended and in effect on March 23, 2010.]:

38

(a) Has been in active existence for at least five years;

(b) Has been formed and maintained in good faith for purposes other than obtaining in surance;

41 (c) Does not condition membership in the association on any factor relating to the health
 42 status of an individual or the individual's dependent;

(d) Makes health insurance coverage that is offered through the association available to
members of the association regardless of the health status of the member or individuals who
are eligible for coverage through the member;

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1	(e) Does not offer the health insurance that is offered through the association available
2	other than in connection with membership in the association;
3	(f) Does not exclude individuals and small employers that meet the membership require-
4	ments of the association;
5	(g) Has a constitution and bylaws; and
6	(h) Is not owned or controlled by a carrier, producer or affiliate of a carrier or producer.
7	[(6) "Bronze plan" means a health benefit plan that meets the criteria for a bronze plan prescribed
8	by the director by rule pursuant to ORS 743.822 (2).]
9	[(7)] (5) "Carrier[,]" [except as provided in ORS 743.760,] means any person who provides health
10	benefit plans in this state, including:
11	(a) A licensed insurance company;
12	(b) A health care service contractor;
13	(c) A health maintenance organization;
14	(d) An association or group of employers that provides benefits by means of a multiple employer
15	welfare arrangement and that:
16	(A) Is subject to ORS 750.301 to 750.341; or
17	(B) Is fully insured and otherwise exempt under ORS 750.303 (4) but elects to be governed by
18	ORS 743.733 to 743.737; or
19	(e) Any other person or corporation responsible for the payment of benefits or provision of ser-
20	vices.
21	[(8)] (6) "Catastrophic plan" means a health benefit plan that meets the requirements for a cat-
22	astrophic plan under 42 U.S.C. 18022(e) and that is offered through the Oregon Health Insurance
23	Exchange.
24	[(9)] (7) "Creditable coverage" means prior health care coverage as defined in 42 U.S.C. 300gg
25	as amended and in effect on February 17, 2009, and includes coverage remaining in force at the time
26	the enrollee obtains new coverage.
27	[(10)] (8) "Dependent" means the spouse or child of an eligible employee, subject to applicable
28	terms of the health benefit plan covering the employee.
29	[(11)] (9) "Eligible employee" means an employee who works on a regularly scheduled basis, with
30	a normal work week of 17.5 or more hours. The employer may determine hours worked for eligibility
31	between 17.5 and 40 hours per week subject to rules of the carrier. "Eligible employee" does not
32	include employees who work on a temporary, seasonal or substitute basis. Employees who have been
33	employed by the employer for fewer than 90 days are not eligible employees unless the employer so
34	allows.
35	[(12)] (10) "Employee" means any individual employed by an employer.
36	[(13)] (11) "Enrollee" means an employee, dependent of the employee or an individual otherwise
37	eligible for a group[,] or individual [<i>or portability</i>] health benefit plan who has enrolled for coverage
38	under the terms of the plan.
39	[(14)] (12) "Exchange" means the health insurance exchange administered by the Oregon Health
40	Insurance Exchange Corporation in accordance with ORS 741.310.
41	[(15)] (13) "Exclusion period" means a period during which specified treatments or services are
42	excluded from coverage. [(16)] (14) "Financial impairment" means that a carrier is not insolvent and is:
43	(a) Considered by the director to be potentially unable to fulfill its contractual obligations; or
44 45	(a) Considered by the director to be potentially unable to fulfill its contractual obligations; or (b) Placed under an order of rehabilitation or conservation by a court of competent jurisdiction.
45	(b) Fraced under an order of renabilitation of conservation by a court of competent jurisdiction.

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1	[(17)(a)] (15)(a) "Geographic average rate" means the arithmetical average of the lowest pre-
2	mium and the corresponding highest premium to be charged by a carrier in a geographic area es-
3	tablished by the director for the carrier's:
4	(A) Group health benefit plans offered to small employers; or
5	(B) Individual health benefit plans[; or].
6	[(C) Portability health benefit plans.]
7	(b) "Geographic average rate" does not include premium differences that are due to differences
8	in benefit design, age, tobacco use or family composition.
9	[(18)] (16) "Grandfathered health plan" has the meaning prescribed by the United States Secre-
10	taries of Labor, Health and Human Services and the Treasury pursuant to 42 U.S.C. 18011(e).
11	[(19)] (17) "Group eligibility waiting period" means, with respect to a group health benefit plan,
12	the period of employment or membership with the group that a prospective enrollee must complete
13	before plan coverage begins.
14	[(20)(a)] (18)(a) "Health benefit plan" means any:
15	(A) Hospital expense, medical expense or hospital or medical expense policy or certificate;
16	(B) Health care service contractor or health maintenance organization subscriber contract; or
17	(C) Plan provided by a multiple employer welfare arrangement or by another benefit arrange-
18	ment defined in the federal Employee Retirement Income Security Act of 1974, as amended, to the
19	extent that the plan is subject to state regulation.
20	(b) "Health benefit plan" does not include:
21	(A) Coverage for accident only, specific disease or condition only, credit or disability income;
22	(B) Coverage of Medicare services pursuant to contracts with the federal government;
23	(C) Medicare supplement insurance policies;
24	(D) Coverage of TRICARE services pursuant to contracts with the federal government;
25	(E) Benefits delivered through a flexible spending arrangement established pursuant to section
26	125 of the Internal Revenue Code of 1986, as amended, when the benefits are provided in addition
27	to a group health benefit plan;
28	(F) Separately offered long term care insurance, including, but not limited to, coverage of nurs-
29	ing home care, home health care and community-based care;
30	(G) Independent, noncoordinated, hospital-only indemnity insurance or other fixed indemnity in-
31	surance;
32	(H) Short term health insurance policies that are in effect for periods of 12 months or less, in-
33	cluding the term of a renewal of the policy;
34	(I) Dental only coverage;
35	(J) Vision only coverage;
36	(K) Stop-loss coverage that meets the requirements of ORS 742.065;
37	(L) Coverage issued as a supplement to liability insurance;
38	(M) Insurance arising out of a workers' compensation or similar law;
39	(N) Automobile medical payment insurance or insurance under which benefits are payable with
40	or without regard to fault and that is statutorily required to be contained in any liability insurance
41	policy or equivalent self-insurance; or
42	(O) Any employee welfare benefit plan that is exempt from state regulation because of the fed-
43	eral Employee Retirement Income Security Act of 1974, as amended.
44	(c) For purposes of this subsection, renewal of a short term health insurance policy includes the
45	issuance of a new short term health insurance policy by an insurer to a policyholder within 60 days

after the expiration of a policy previously issued by the insurer to the policyholder. 1

2 [(21)] (19) "Health statement" means [any information that is intended to inform the carrier or insurance producer of the health status of an enrollee or prospective enrollee in a health benefit plan. 3

"Health statement" includes] the standard health statement [approved by the director] developed un-4

der ORS [743.745] 743.751. 5

[(22)] (20) "Individual coverage waiting period" means a period in an individual health benefit 6 plan during which no premiums may be collected and health benefit plan coverage issued is not ef-7 fective. 8

(21) "Individual health benefit plan" means a health benefit plan:

(a) That is issued to an individual policyholder; or

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(b) That provides individual coverage through a trust, association or similar group, re-11 12 gardless of the situs of the policy or contract.

13 [(23)] (22) "Initial enrollment period" means a period of at least 30 days following commencement of the first eligibility period for an individual. 14

15[(24)] (23) "Late enrollee" means an individual who enrolls in a group health benefit plan subsequent to the initial enrollment period during which the individual was eligible for coverage but 16 declined to enroll. However, an eligible individual shall not be considered a late enrollee if: 17

18 (a) The individual qualifies for a special enrollment period in accordance with 42 U.S.C. 300gg [as amended and in effect on February 17, 2009] or as prescribed by rule by the Department of 19 **Consumer and Business Services;**

20

(b) The individual applies for coverage during an open enrollment period;

22(c) A court issues an order that coverage be provided for a spouse or minor child under an employee's employer sponsored health benefit plan and request for enrollment is made within 30 2324days after issuance of the court order;

(d) The individual is employed by an employer that offers multiple health benefit plans and the 25individual elects a different health benefit plan during an open enrollment period; or 26

27(e) The individual's coverage under Medicaid, Medicare, TRICARE, Indian Health Service or a publicly sponsored or subsidized health plan, including, but not limited to, the medical assistance 28program under ORS chapter 414, has been involuntarily terminated within 63 days after applying for 2930 coverage in a group health benefit plan.

31 [(25)] (24) "Minimal essential coverage" has the meaning given that term in section 5000A(f) of 32the Internal Revenue Code.

[(26)] (25) "Multiple employer welfare arrangement" means a multiple employer welfare ar-33 34 rangement as defined in section 3 of the federal Employee Retirement Income Security Act of 1974, as amended, 29 U.S.C. 1002, that is subject to ORS 750.301 to 750.341. 35

[(27)] (26) "Oregon Medical Insurance Pool" means the pool created under ORS 735.610. 36

37 [(28) "Preexisting condition exclusion" means a health benefit plan provision applicable to an 38 enrollee or late enrollee that excludes coverage for services, charges or expenses incurred during a specified period immediately following enrollment for a condition for which medical advice, diagnosis, 39 care or treatment was recommended or received during a specified period immediately preceding en-40 rollment. For purposes of ORS 743.730 to 743.773:] 41

[(a) Pregnancy does not constitute a preexisting condition except as provided in ORS 743.766;] 42

[(b) Genetic information does not constitute a preexisting condition in the absence of a diagnosis 43 of the condition related to such information; and] 44

[(c) Except for coverage under an individual grandfathered health plan, a preexisting condition 45

1 exclusion may not exclude coverage for services, charges or expenses incurred by an individual who

2 is under 19 years of age.]

3

(27) "Preexisting condition exclusion" means:

(a) With respect to an individual health benefit plan or a small employer group health
benefit plan other than a grandfathered health plan, a limitation or exclusion of benefits or
a denial of coverage based on a medical condition being present before the effective date of
coverage or before the date coverage is denied, whether or not any medical advice, diagnosis,
care or treatment was recommended or received for the condition before the date of coverage or denial of coverage.

10 (b) With respect to a grandfathered health plan, a provision applicable to an enrollee or 11 late enrollee that excludes coverage for services, charges or expenses incurred during a 12 specified period immediately following enrollment for a condition for which medical advice, 13 diagnosis, care or treatment was recommended or received during a specified period imme-14 diately preceding enrollment. For purposes of this paragraph pregnancy and genetic infor-15 mation do not constitute preexisting conditions.

16 [(29)] (28) "Premium" includes insurance premiums or other fees charged for a health benefit 17 plan, including the costs of benefits paid or reimbursements made to or on behalf of enrollees cov-18 ered by the plan.

19 [(30)] (29) "Rating period" means the 12-month calendar period for which premium rates estab-20 lished by a carrier are in effect, as determined by the carrier.

21 [(31)] (30) "Representative" does not include an insurance producer or an employee or author-22 ized representative of an insurance producer or carrier.

23 [(32) "Silver plan" means an individual or small group health benefit plan that meets the criteria 24 for a silver plan prescribed by the director by rule pursuant to ORS 743.822 (2).]

[(33)(a)] (31)(a) "Small employer" means an employer that employed an average of at least [two] one but not more than 50 employees on business days during the preceding calendar year, the majority of whom are employed within this state, and that employs at least [two eligible employees on the date on which coverage takes effect under a health benefit plan offered by the employer] one employee on the first day of the plan year.

30 (b) Any person that is treated as a single employer under [*subsection* (b), (c), (m) or (o) of] section 31 414 (b), (c), (m) or (o) of the Internal Revenue Code of 1986 shall be treated as one employer for 32 purposes of this subsection.

(c) The determination of whether an employer that was not in existence throughout the pre ceding calendar year is a small employer shall be based on the average number of employees that
 it is reasonably expected the employer will employ on business days in the current calendar year.

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37 743.731. The purposes of ORS 743.730 to 743.773 and sections 3 and 4 of this 2013 Act are:

(1) To promote the availability of health insurance coverage to groups regardless of their
 enrollees' health status or claims experience;

40 (2) To prevent abusive rating practices;

SECTION 18. ORS 743.731 is amended to read:

(3) To require disclosure of rating practices to purchasers of small employer[, *portability*] and
 individual health benefit plans;

43 (4) To [establish limitations on] prohibit the use of preexisting condition exclusions except in
 44 grandfathered health plans;

45 [(5) To make basic health benefit plans available to all small employers;]

(5) To encourage insurers to cover individuals without regard to risk; 1 2 (6) To encourage the availability of [portability and] individual health benefit plans for individ-3 uals who are not enrolled in group health benefit plans; (7) To improve renewability and continuity of coverage for employers and covered individuals; 4 $\mathbf{5}$ (8) To improve the efficiency and fairness of the health insurance marketplace; and (9) To ensure that health insurance coverage in Oregon satisfies the requirements of the Health 6 Insurance Portability and Accountability Act of 1996 (P.L. 104-191) and the Patient Protection and 7 Affordable Care Act (P.L. 111-148) as amended by the Health Care and Education Reconciliation Act 8 9 (P.L. 111-152), and that enforcement authority for those requirements is retained by the Director of the Department of Consumer and Business Services. 10

11 SECTION 19. ORS 743.733 is amended to read:

12 743.733. (1) If an affiliated group of employers is treated as a single employer under [subsection 13 (b), (c), (m) or (o) of] section 414 (b), (c), (m) or (o) of the Internal Revenue Code of 1986, a carrier 14 may issue a single group health benefit plan to the affiliated group on the basis of the number of 15 employees in the affiliated group if the group requests such coverage.

16 [(2) If a carrier determines that an employer has more than 50 employees, the carrier may provide 17 a quote for a group health benefit plan that is not subject to ORS 743.733 to 743.737. If the employer's 18 workforce consists of at least two but not more than 50 eligible employees, the carrier shall inform the 19 employer that if coverage is limited to the eligible employees, the carrier must treat the employer as a 20 small employer and shall provide a separate quote on that basis.]

[(3)] (2) Subsequent to the issuance of a health benefit plan to a small employer, other than a plan issued through the Oregon Health Insurance Exchange, a carrier shall determine annually the number of employees of the employer for purposes of determining the employer's ongoing eligibility as a small employer.

(3)(a) [*The provisions of*] ORS 743.733 to 743.737 shall continue to apply to a health benefit plan
issued **outside of the exchange** to a small employer until the plan anniversary date following the
date the employer no longer meets the definition of a small employer.

(b) ORS 743.733 to 743.737 shall continue to apply to an employer that receives coverage through the exchange until the employer no longer receives coverage through the exchange.
 <u>SECTION 20.</u> ORS 743.734, as amended by section 13, chapter 500, Oregon Laws 2011, is amended to read:

743.734. (1) Every health benefit plan shall be subject to the provisions of ORS 743.733 to
743.737, if the plan provides health benefits covering one or more employees of a small employer and
if any one of the following conditions is met:

(a) Any portion of the premium or benefits is paid by a small employer or any eligible employee
is reimbursed, whether through wage adjustments or otherwise, by a small employer for any portion
of the health benefit plan premium; or

(b) The health benefit plan is treated by the employer or any of the eligible employees as part
of a plan or program for the purposes of section 106, section 125 or section 162 of the Internal Revenue Code of 1986, as amended.

41 [(2) Except as provided in ORS 743.733 to 743.737, 743.764 and 743A.012, no state law requiring 42 the coverage or the offer of coverage of a health care service or benefit applies to the basic health 43 benefit plans offered or delivered to a small employer.]

44 [(3)] (2) Except as otherwise provided by ORS 743.733 to 743.737 or other law, no health benefit 45 plan offered to a small employer shall:

1 (a) Inhibit a carrier from contracting with providers or groups of providers with respect to 2 health care services or benefits; or

3 (b) Impose any restriction on the ability of a carrier to negotiate with providers regarding the
4 level or method of reimbursing care or services provided under health benefit plans.

5 [(4) Except to determine the application of a preexisting condition exclusion for a late enrollee who 6 is 19 years of age or older, a carrier shall not use health statements when offering small employer 7 health benefit plans and shall not use any other method to determine the actual or expected health 8 status of eligible enrollees. Nothing in this subsection shall prevent a carrier from using health state-9 ments or other information after enrollment for the purpose of providing services or arranging for the 10 provision of services under a health benefit plan.]

11 [(5) Except as provided in this section and ORS 743.737, a carrier shall not impose different terms 12 or conditions on the coverage, premiums or contributions of any eligible employee of a small employer 13 that are based on the actual or expected health status of any eligible employee.]

14 [(6)(a)] (3)(a) A carrier may provide different health benefit plans to different categories of em-15 ployees of a small employer that has at least 26 [but no more than 50] eligible employees when the 16 employer has chosen to establish different categories of employees in a manner that does not relate 17 to the actual or expected health status of such employees or their dependents. The categories must 18 be based on bona fide employment-based classifications that are consistent with the employer's usual 19 business practice.

(b) Except as provided in ORS 743.736 [(9)] (8), a carrier that offers coverage to a small employer with no more than 25 eligible employees shall offer coverage to all eligible employees of the small employer[, without regard to the actual or expected health status of any eligible employee].

(c) If a small employer elects to offer coverage to dependents of eligible employees, the carrier
shall offer coverage to all dependents of eligible employees[, without regard to the actual or expected
health status of any eligible dependent].

[(7)] (4) Notwithstanding any other provision of law, an insurer may not deny, delay or terminate participation of an individual in a group health benefit plan or exclude coverage otherwise provided to an individual under a group health benefit plan based on a preexisting condition of the individual [*if the individual is under 19 years of age*].

30 SECTION 21. ORS 743.736 is amended to read:

31 743.736. (1) As a condition of transacting business in the small employer health insurance mar-32 ket in this state, a carrier shall offer small employers [an approved basic health benefit plan and all 33 of the other plans of the carrier that have been] all of the carrier's health benefit plans approved 34 by the Department of Consumer and Business Services for use in the small employer market.

[(2) A carrier shall submit to the department, for approval in accordance with ORS 742.003, the
 policy form or forms containing its basic health benefit plan.]

[(3)] (2) A carrier that offers a health benefit plan in the small employer market only [through]
to one or more bona fide associations is not required to offer that health benefit plan to small employers that are not members of the bona fide association.

40 [(4)] (3) A carrier shall issue to a small employer any health benefit plan[, *including a basic* 41 *health benefit plan*,] that is offered by the carrier if the small employer applies for the plan and 42 agrees to make the required premium payments and to satisfy the other provisions of the health 43 benefit plan.

44 [(5)] (4) A multiple employer welfare arrangement, professional or trade association or other 45 similar arrangement established or maintained to provide benefits to a particular trade, business,

1 profession or industry or their subsidiaries [*shall*] **may** not issue coverage to a group or individual 2 that is not in the same trade, business, profession or industry as that covered by the arrangement. 3 The arrangement shall accept all groups and individuals in the same trade, business, profession or 4 industry or their subsidiaries that apply for coverage under the arrangement and that meet the re-5 quirements for membership in the arrangement. For purposes of this subsection, the requirements 6 for membership in an arrangement [*shall*] **may** not include any requirements that relate to the ac-7 tual or expected health status of the prospective enrollee.

8 [(6)] (5) A carrier shall, pursuant to subsection [(4)] (3) of this section, accept applications from 9 and offer coverage to a small employer group covered under an existing health benefit plan re-10 gardless of whether a prospective enrollee is excluded from coverage under the existing plan be-11 cause of late enrollment. When a carrier accepts an application for a small employer group, the 12 carrier may continue to exclude the prospective enrollee excluded from coverage by the replaced 13 plan until the prospective enrollee would have become eligible for coverage under that replaced 14 plan.

[(7)] (6) A carrier is not required to accept applications from and offer coverage pursuant to subsection [(4)] (3) of this section if the department finds that acceptance of an application or applications would endanger the carrier's ability to fulfill its contractual obligations or result in financial impairment of the carrier.

19 [(8)] (7) A carrier shall market fairly all health benefit plans, *including basic health benefit* 20 *plans*,] that are offered by the carrier to small employers in the geographical areas in which the 21 carrier makes coverage available or provides benefits.

22 [(9)(a)] (8)(a) Subsection [(4)] (3) of this section does not require a carrier to offer coverage to 23 or accept applications from:

(A) A small employer if the small employer is not physically located in the carrier's approved
 service area;

(B) An employee of a small employer if the employee does not work or reside within the carrier's
 approved service areas; or

(C) Small employers located within an area where the carrier reasonably anticipates, and demonstrates to the department, that it will not have the capacity in its network of providers to deliver services adequately to the enrollees of those small employer groups because of its obligations to existing small employer group contract holders and enrollees.

(b) A carrier that does not offer coverage pursuant to paragraph (a)(C) of this subsection [shall] may not offer coverage in the applicable service area to new employer groups other than small employers until the carrier resumes enrolling groups of new small employers in the applicable area.

[(10)] (9) For purposes of ORS 743.733 to 743.737, except as provided in this subsection, carriers 36 37 that are affiliated carriers or that are eligible to file a consolidated tax return pursuant to ORS 38 317.715 shall be treated as one carrier and any restrictions or limitations imposed by ORS 743.733 to 743.737 apply as if all health benefit plans delivered or issued for delivery to small employers in 39 40 this state by the affiliated carriers were issued by one carrier. However, any insurance company or health maintenance organization that is an affiliate of a health care service contractor located in 41 42this state, or any health maintenance organization located in this state that is an affiliate of an insurance company or health care service contractor, may treat the health maintenance organization 43 as a separate carrier and each health maintenance organization that operates only one health 44 maintenance organization in a service area in this state may be considered a separate carrier. 45

[20]

1 [(11)] (10) A carrier that elects to discontinue offering all of its health benefit plans to small 2 employers under ORS 743.737 [(6)(e)] (3)(e), elects to discontinue renewing all such plans or elects 3 to discontinue offering and renewing all such plans is prohibited from offering health benefit plans 4 to small employers in this state for a period of five years from one of the following dates:

5 (a) The date of notice to the department pursuant to ORS 743.737 [(6)(e)] (3)(e); or

6 (b) If notice is not provided under paragraph (a) of this subsection, from the date on which the 7 department provides notice to the carrier that the department has determined that the carrier has 8 effectively discontinued offering health benefit plans to small employers in this state.

9 [(12)] (11) This section does not require a carrier to actively market, offer, issue or accept ap-10 plications for a grandfathered health plan or from a small employer not eligible for coverage under 11 such a plan as provided by the Patient Protection and Affordable Care Act (P.L. 111-148) as amended 12 by the Health Care and Education Reconciliation Act (P.L. 111-152).

13 **SECTION 22.** ORS 743.737 is amended to read:

14 743.737. [(1) A preexisting condition exclusion in a small employer health benefit plan shall apply 15 only to a condition for which medical advice, diagnosis, care or treatment was recommended or received 16 during the six-month period immediately preceding the enrollment date of an enrollee or late enrollee. 17 As used in this section, the enrollment date of an enrollee shall be the earlier of the effective date of 18 coverage or the first day of any required group eligibility waiting period and the enrollment date of a 19 late enrollee shall be the effective date of coverage.]

20 [(2) A preexisting condition exclusion in a small employer health benefit plan shall expire as fol-21 lows:]

22 [(a) For an enrollee, on the earlier of the following dates:]

23 [(A) Six months after the enrollee's effective date of coverage; or]

24 [(B) Ten months after the start of any required group eligibility waiting period.]

25 [(b) For a late enrollee, not later than 12 months after the late enrollee's effective date of 26 coverage.]

[(3) In applying a preexisting condition exclusion to an enrollee or late enrollee, except as provided in this subsection, all small employer health benefit plans shall reduce the duration of the provision by an amount equal to the enrollee's or late enrollee's aggregate periods of creditable coverage if the most recent period of creditable coverage is ongoing or ended within 63 days after the enrollment date in the new small employer health benefit plan. The crediting of prior coverage in accordance with this subsection shall be applied without regard to the specific benefits covered during the prior period. This subsection does not preclude, within a small employer health benefit plan, application of:]

34 (1) A health benefit plan issued to a small employer:

35 (a) Must cover all essential health benefits unless it is a grandfathered health plan.

36 (b) May:

[(a)] (A) Require an affiliation period that does not exceed two months for an enrollee or [three
 months] 90 days for a late enrollee; or

[(b)] (B) Impose an exclusion period for specified covered services, as established under ORS
743.745, applicable to all individuals enrolling for the first time in the small employer health benefit
plan.

42 [(4)] (C) [A health benefit plan issued to a small employer may] Not apply a preexisting condition
43 exclusion to [a person under 19 years of age] any enrollee.

44 [(5)] (2) Late enrollees in a small employer health benefit plan may be subjected to a group el-45 igibility waiting period [of up to 12 months or, if 19 years of age or older, may be subjected to a pre-

1 existing condition exclusion for up to 12 months. If both a waiting period and a preexisting condition

2 exclusion are applicable to a late enrollee, the combined period shall not exceed 12 months] that does

3 not exceed 90 days.

6

4 [(6)] (3) Each small employer health benefit plan shall be renewable with respect to all eligible 5 enrollees at the option of the policyholder, small employer or contract holder unless:

(a) The policyholder, small employer or contract holder fails to pay the required premiums.

7 (b) The policyholder, small employer or contract holder or, with respect to coverage of individ-8 ual enrollees, an enrollee or a representative of an enrollee engages in fraud or makes an inten-9 tional misrepresentation of a material fact as prohibited by the terms of the plan.

(c) The number of enrollees covered under the plan is less than the number or percentage of
 enrollees required by participation requirements under the plan.

(d) The small employer fails to comply with the contribution requirements under the healthbenefit plan.

(e) The carrier discontinues offering or renewing, or offering and renewing, all of its small employer health benefit plans in this state or in a specified service area within this state. In order to
discontinue plans under this paragraph, the carrier:

(A) Must give notice of the decision to the Department of Consumer and Business Services and
 to all policyholders covered by the plans;

(B) May not cancel coverage under the plans for 180 days after the date of the notice required
under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except
as provided in subparagraph (C) of this paragraph, in a specified service area;

(C) May not cancel coverage under the plans for 90 days after the date of the notice required under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plans within the service area; and

(D) Must discontinue offering or renewing, or offering and renewing, all health benefit plans
 issued by the carrier in the small employer market in this state or in the specified service area.

(f) The carrier discontinues offering and renewing a small employer health benefit plan in a specified service area within this state because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plan within the service area. In order to discontinue a plan under this paragraph, the carrier:

32 (A) Must give notice to the department and to all policyholders covered by the plan;

(B) May not cancel coverage under the plan for 90 days after the date of the notice required
 under subparagraph (A) of this paragraph; and

35 (C) Must offer in writing to each small employer covered by the plan, all other small employer 36 health benefit plans that the carrier offers to small employers in the specified service area. The 37 carrier shall issue any such plans pursuant to the provisions of ORS 743.733 to 743.737. The carrier 38 shall offer the plans at least 90 days prior to discontinuation.

(g) The carrier discontinues offering or renewing, or offering and renewing, a health benefit
plan, other than a grandfathered health plan, for all small employers in this state or in a specified
service area within this state, other than a plan discontinued under paragraph (f) of this subsection.
(h) The carrier discontinues renewing or offering and renewing a grandfathered health plan for
all small employers in this state or in a specified service area within this state, other than a plan
discontinued under paragraph (f) of this subsection.

45 (i) With respect to plans that are being discontinued under paragraph (g) or (h) of this sub-

1 section, the carrier must:

2 (A) Offer in writing to each small employer covered by the plan, all other health benefit plans 3 that the carrier offers to small employers in the specified service area.

4 (B) Issue any such plans pursuant to the provisions of ORS 743.733 to 743.737.

5 (C) Offer the plans at least 90 days prior to discontinuation.

6 (D) Act uniformly without regard to the claims experience of the affected policyholders or the 7 health status of any current or prospective enrollee.

8 (j) The Director of the Department of Consumer and Business Services orders the carrier to 9 discontinue coverage in accordance with procedures specified or approved by the director upon 10 finding that the continuation of the coverage would:

11 (A) Not be in the best interests of the enrollees; or

12 (B) Impair the carrier's ability to meet contractual obligations.

(k) In the case of a small employer health benefit plan that delivers covered services through
a specified network of health care providers, there is no longer any enrollee who lives, resides or
works in the service area of the provider network.

16 (L) In the case of a health benefit plan that is offered in the small employer market only 17 [through] to one or more bona fide associations, the membership of an employer in the association 18 ceases and the termination of coverage is not related to the health status of any enrollee.

19 [(7)] (4) A carrier may modify a small employer health benefit plan at the time of coverage re-20 newal. The modification is not a discontinuation of the plan under subsection [(6)(e)] (3)(e), (g) and 21 (h) of this section.

[(8)] (5) Notwithstanding any provision of subsection [(6)] (3) of this section to the contrary, a
carrier may not rescind the coverage of an enrollee in a small employer health benefit plan unless:
(a) The enrollee or a person seeking coverage on behalf of the enrollee:

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25 (A) Performs an act, practice or omission that constitutes fraud; or

(B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of theplan;

(b) The carrier provides at least 30 days' advance written notice, in the form and manner pre scribed by the department, to the enrollee; and

(c) The carrier provides notice of the rescission to the department in the form, manner and time
 frame prescribed by the department by rule.

32 [(9)] (6) Notwithstanding any provision of subsection [(6)] (3) of this section to the contrary, a 33 carrier may not rescind a small employer health benefit plan unless:

34 (a) The small employer or a representative of the small employer:

35 (A) Performs an act, practice or omission that constitutes fraud; or

(B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of theplan;

(b) The carrier provides at least 30 days' advance written notice, in the form and manner pre scribed by the department, to each plan enrollee who would be affected by the rescission of cover age; and

41 (c) The carrier provides notice of the rescission to the department in the form, manner and time
42 frame prescribed by the department by rule.

[(10)] (7) A carrier may continue to enforce reasonable employer participation and contribution
 requirements on small employers applying for coverage. However, participation and contribution
 requirements shall be applied uniformly among all small employer groups with the same number of

eligible employees applying for coverage or receiving coverage from the carrier. In determining minimum participation requirements, a carrier shall count only those employees who are not covered by an existing group health benefit plan, Medicaid, Medicare, TRICARE, Indian Health Service or a publicly sponsored or subsidized health plan, including but not limited to the medical assistance program under ORS chapter 414.

6 [(11)] (8) Premium rates for small employer health benefit plans shall be subject to the following 7 provisions:

8 (a) Each carrier must file with the department the initial geographic average rate and any 9 changes in the geographic average rate with respect to each health benefit plan issued by the car-10 rier to small employers.

(b)(A) The premium rates charged during a rating period for health benefit plans issued to small
employers may not vary from the geographic average rate by more than 50 percent on or after
January 1, 2008[, except as provided in subparagraph (D) of this paragraph].

(B) The variations in premium rates described in subparagraph (A) of this paragraph shall be based solely on the factors specified in subparagraph (C) of this paragraph. A carrier may elect which of the factors specified in subparagraph (C) of this paragraph apply to premium rates for health benefit plans for small employers. [*The factors that are based on contributions or participation may vary with the size of the employer.*] All other factors must be applied in the same actuarially sound way to all small employer health benefit plans.

20 (C) The variations in premium rates described in subparagraph (A) of this paragraph may be 21 based **only** on one or more of the following factors **as prescribed by the department by rule**:

(i) The ages of enrolled employees and their dependents, except that the rate may not vary
 by more than 50 percent for adults;

[(*ii*) The level at which the small employer contributes to the premiums payable for enrolled employees and their dependents;]

26 [(iii) The level at which eligible employees participate in the health benefit plan;]

[(*iv*)] (ii) The level at which enrolled employees and their dependents engage in tobacco use, except that the rate may not vary by more than 20 percent; and

[(v) The level at which enrolled employees and their dependents engage in health promotion, disease
 prevention or wellness programs;]

[(vi) The period of time during which a small employer retains uninterrupted coverage in force with
 the same carrier; and]

[(vii)] (iii) Adjustments to reflect [the provision of benefits not required to be covered by the basic
 health benefit plan and] differences in family composition.

35 [(D)(i) The premium rates determined in accordance with this paragraph may be further adjusted 36 by a carrier to reflect the expected claims experience of the covered small employer, but the extent of 37 this adjustment may not exceed five percent of the annual premium rate otherwise payable by the small 38 employer. The adjustment under this subparagraph may not be cumulative from year to year.]

[(ii) The premium rates adjusted under this subparagraph, except rates for small employers with
 25 or fewer employees, are not subject to the provisions of subparagraph (A) of this paragraph.]

41 [(E)] (D) A carrier shall apply the carrier's schedule of premium rate variations as approved by 42 the department and in accordance with this paragraph. Except as otherwise provided in this section, 43 the premium rate established by a carrier for a small employer health benefit plan shall apply uni-44 formly to all employees of the small employer enrolled in that plan.

45 (c) Except as provided in paragraph (b) of this subsection, the variation in premium rates be-

tween different health benefit plans offered by a carrier to small employers must be based solely on objective differences in plan design or coverage, age, tobacco use and family composition and must not include differences based on the risk characteristics of groups assumed to select a particular health benefit plan.
(d) A carrier may not increase the rates of a health benefit plan issued to a small employer more

(d) A carrier may not increase the rates of a hearth benefit plan issued to a small employer more
than once in a 12-month period. Annual rate increases shall be effective on the plan anniversary
date of the health benefit plan issued to a small employer. The percentage increase in the premium
rate charged to a small employer for a new rating period may not exceed the sum of the following:
(A) The percentage change in the geographic average rate measured from the first day of the
prior rating period to the first day of the new period; and

11 (B) Any adjustment attributable to changes in age[, except an additional adjustment may be made 12 to reflect the provision of benefits not required to be covered by the basic health benefit plan] and dif-13 ferences in family composition.

(e) Premium rates for small employer health benefit plans shall comply with the requirementsof this section.

16 [(12)] (9) In connection with the offering for sale of any health benefit plan to a small employer, 17 each carrier shall make a reasonable disclosure as part of its solicitation and sales materials of:

18 (a) The full array of health benefit plans that are offered to small employers by the carrier;

(b) The authority of the carrier to adjust rates and premiums, and the extent to which the
 carrier will consider age, tobacco use, family composition and geographic factors in establishing
 and adjusting rates and premiums; and

(c) The benefits and premiums for all health insurance coverage for which the employer
 is qualified.

24 [(c) Provisions relating to renewability of policies and contracts; and]

25 [(d) Provisions affecting any preexisting condition exclusion.]

[(13)(a)] (10)(a) Each carrier shall maintain at its principal place of business a complete and detailed description of its rating practices and renewal underwriting practices relating to its small employer health benefit plans, including information and documentation that demonstrate that its rating methods and practices are based upon commonly accepted actuarial practices and are in accordance with sound actuarial principles.

(b) A carrier offering a small employer health benefit plan shall file with the department at least
once every 12 months an actuarial certification that the carrier is in compliance with ORS 743.733
to 743.737 and that the rating methods of the carrier are actuarially sound. Each certification shall
be in a uniform form and manner and shall contain such information as specified by the department.
A copy of each certification shall be retained by the carrier at its principal place of business.

(c) A carrier shall make the information and documentation described in paragraph (a) of this subsection available to the department upon request. Except as provided in ORS 743.018 and except in cases of violations of ORS 743.733 to 743.737, the information shall be considered proprietary and trade secret information and shall not be subject to disclosure to persons outside the department except as agreed to by the carrier or as ordered by a court of competent jurisdiction.

[(14)] (11) A carrier shall not provide any financial or other incentive to any insurance producer
that would encourage the insurance producer to market and sell health benefit plans of the carrier
to small employer groups based on a small employer group's anticipated claims experience.

44 [(15)] (12) For purposes of this section, the date a small employer health benefit plan is contin-45 ued shall be the anniversary date of the first issuance of the health benefit plan.

1 [(16)] (13) A carrier must include a provision that offers coverage to all eligible employees of a 2 small employer and to all dependents of the eligible employees to the extent the employer chooses 3 to offer coverage to dependents.

4 [(17)] (14) All small employer health benefit plans shall contain special enrollment periods dur-5 ing which eligible employees and dependents may enroll for coverage, as provided [*in 42 U.S.C.* 6 300gg as amended and in effect on February 17, 2009] by federal law and rules adopted by the 7 department.

8 [(18)] (15) A small employer health benefit plan may not impose annual or lifetime limits on the 9 dollar amount of [the] essential health benefits [prescribed by the United States Secretary of Health 10 and Human Services pursuant to 42 U.S.C. 300gg-11, except as permitted by federal law].

11 [(19)] (16) This section does not require a carrier to actively market, offer, issue or accept ap-12 plications for a grandfathered health plan or from a small employer not eligible for coverage under 13 such a plan [as provided by the Patient Protection and Affordable Care Act (P.L. 111-148) as amended 14 by the Health Care and Education Reconciliation Act (P.L. 111-152)].

15 **SECTION 23.** ORS 743.745 is amended to read:

16 743.745. [(1) The Director of the Department of Consumer and Business Services shall determine 17 the form and level of coverages under the basic health benefit plans pursuant to ORS 743.736 to be 18 made available by carriers and the portability health benefit plans to be made available pursuant to 19 ORS 743.760 or 743.761. The director may take into consideration the levels of health benefit plans 20 provided in Oregon and the appropriate medical and economic factors and shall establish benefit levels, 21 cost sharing, exclusions and limitations. The health benefit plans described in this section may include 22 cost containment features including, but not limited to:]

23 [(a) Preferred provider provisions;]

24 [(b) Utilization review of health care services including review of medical necessity of hospital and 25 physician services;]

26 [(c) Case management benefit alternatives;]

27 [(d) Other managed care provisions;]

28 [(e) Selective contracting with hospitals, physicians and other health care providers; and]

29 [(f) Reasonable benefit differentials applicable to participating and nonparticipating providers.]

30 [(2)] (1) In order to ensure the broadest availability of small employer[, *portability*] and individ-31 ual health benefit plans, the [*director*] **Department of Consumer and Business Services** may ap-32 prove market conduct and other requirements for carriers and insurance producers, including:

(a) Registration by each carrier with the department [of Consumer and Business Services] of the
 carrier's intention to offer group health benefit plans under ORS 743.733 to 743.737 or individual
 health benefit plans, or both.

(b) To the extent deemed necessary by the [director] **department** to ensure the fair distribution of high-risk individuals and groups among carriers, periodic reports by carriers and insurance producers concerning small employer[, *portability*] and individual health benefit plans issued, provided that reporting requirements shall be limited to information concerning case characteristics and numbers of health benefit plans in various categories marketed or issued to small employers and individuals.

(c) Methods concerning periodic demonstration by carriers offering health benefit plans to individuals or small employers and insurance producers that the carriers and insurance producers are
marketing or issuing health benefit plans in fulfillment of the purposes of ORS 743.730 to 743.773.

45 [(3)] (2) The [director shall develop a standard health statement to be used for all late enrollees

and by all carriers offering individual policies of health insurance.] department may require car-1 2 riers and insurance producers offering health benefit plans to individuals or small employers to use the open and special enrollment periods prescribed by the department by rule. 3 [(4)] (3) [The director shall develop a list of the specified services] For small employer [and por-4 tability] plans, the department may specify services for which carriers may impose an exclusion 5 period, the duration of the allowable exclusion period for each specified service and the manner in 6 which credit will be given for exclusion periods imposed pursuant to prior health insurance cover-7 8 age. 9 SECTION 24. ORS 743.748, as amended by section 18, chapter 500, Oregon Laws 2011, is amended to read: 10 743.748. (1) Each carrier offering a health benefit plan shall submit to the Director of the De-11 12 partment of Consumer and Business Services on or before April 1 of each year a report that con-13 tains: (a) The following information for the preceding year that is derived from the exhibit of premi-14 15 ums, enrollment and utilization included in the carrier's annual report: 16 (A) The total number of members; (B) The total amount of premiums; 17 18 (C) The total amount of costs for claims; (D) The medical loss ratio; 19 (E) The average amount of premiums per member per month; and 20(F) The percentage change in the average premium per member per month, measured from the 21 22previous year. 23(b) The following aggregate financial information for the preceding year that is derived from the 24carrier's annual report: (A) The total amount of general administrative expenses, including identification of the five 25largest nonmedical administrative expenses and the assessment against the carrier for the Oregon 2627Medical Insurance Pool; (B) The total amount of the surplus maintained; 28(C) The total amount of the reserves maintained for unpaid claims; 2930 (D) The total net underwriting gain or loss; and 31 (E) The carrier's net income after taxes. (2) A carrier shall electronically submit the information described in subsection (1) of this sec-32tion in a format and according to instructions prescribed by the Department of Consumer and 33 34 Business Services by rule. 35 (3) The department shall evaluate the reporting requirements under subsection (1)(a) of this section by the following market segments: 36 37 (a) Individual health benefit plans; (b) Health benefit plans for small employers; 38 (c) Health benefit plans for employers described in ORS 743.733; and 39 (d) Health benefit plans for employers [with more than 50 employees] that are not small em-40 ployers 41 (4) The department shall make the information reported under this section available to the 42 public through a searchable public website on the Internet. 43 SECTION 25. ORS 743.751 is amended to read: 44

enrollee who is 19 years of age or older or as prescribed by the Department of Consumer and Business 1 Services by rule, a carrier offering group health benefit plans shall not use health statements when 2 offering such plans to a group of two or more prospective certificate holders and shall not use any other 3 method to determine the actual or expected health status of eligible prospective enrollees. Nothing in 4 this section shall prevent a carrier from using health statements or other information after enrollment 5 for the purpose of providing services or arranging for the provision of services under a health benefit 6 plan or from obtaining aggregate group information related to historical medical claims expenses and 7 health behavior surveys for rating purposes.] 8

9 [(2) Subsection (1) of this section applies only to group health benefit plans that are not small em-10 ployer health benefit plans.]

(1) The Department of Consumer and Business Services shall develop, and update as
 needed, one or more standard health statement forms to be used by all carriers offering in dividual or small group health benefit plans in this state.

(2) A carrier may use health statements solely as prescribed by the department by rule.
 <u>SECTION 26.</u> ORS 743.752 is amended to read:

16 743.752. (1) Except in the case of a late enrollee and as otherwise provided in this section, a 17 carrier offering a group health benefit plan to a group of two or more prospective certificate holders 18 shall not decline to offer coverage to any eligible prospective enrollee and shall not impose different 19 terms or conditions on the coverage, premiums or contributions of any enrollee in the group that 20 are based on the actual or expected health status of the enrollee.

(2) A carrier that elects to discontinue offering all of its group health benefit plans under ORS
743.754 [(6)(e)] (5)(e), elects to discontinue renewing all such plans or elects to discontinue offering
and renewing all such plans is prohibited from offering health benefit plans in the group market in
this state for a period of five years from one of the following dates:

(a) The date of notice to the Director of the Department of Consumer and Business Services
pursuant to ORS 743.754 [(6)(e)] (5)(e); or

(b) If notice is not provided under paragraph (a) of this subsection, from the date on which the
director provides notice to the carrier that the director has determined that the carrier has effectively discontinued offering group health benefit plans in this state.

(3) Subsection (1) of this section applies only to group health benefit plans that are not small
 employer health benefit plans.

(4) Nothing in this section shall prohibit an employer from providing different group health
benefit plans to various categories of employees as defined by the employer nor prohibit an employer
from providing health benefit plans through different carriers so long as the employer's categories
of employees are established in a manner that does not relate to the actual or expected health status
of the employees or their dependents.

37 (5) A multiple employer welfare arrangement, professional or trade association, or other similar 38 arrangement established or maintained to provide benefits to a particular trade, business, profession or industry or their subsidiaries, shall not issue coverage to a group or individual that is not in the 39 same trade, business, profession or industry or their subsidiaries as that covered by the arrange-40 ment. The arrangement shall accept all groups and individuals in the same trade, business, profes-41 42sion or industry or their subsidiaries that apply for coverage under the arrangement and that meet the requirements for membership in the arrangement. For purposes of this subsection, the require-43 ments for membership in an arrangement shall not include any requirements that relate to the ac-44 tual or expected health status of the prospective enrollee. 45

1 SECTION 27. ORS 743.754 is amended to read:

2 743.754. The following requirements apply to all group health benefit plans other than small 3 employer health benefit plans covering two or more certificate holders:

4 [(1) A preexisting condition exclusion shall apply only to a condition for which medical advice, 5 diagnosis, care or treatment was recommended or received during the six-month period immediately 6 preceding the enrollment date of an enrollee or late enrollee. As used in this section, the enrollment 7 date of an enrollee shall be the earlier of the effective date of coverage or the first day of any required 8 group eligibility waiting period and the enrollment date of a late enrollee shall be the effective date of 9 coverage.]

10 [(2) A preexisting condition exclusion may not apply to a person under 19 years of age and shall 11 expire as follows:]

12 [(a) For an enrollee, on the earlier of the following dates:]

13 [(A) Six months after the enrollee's effective date of coverage; or]

14 [(B) Twelve months after the start of any required group eligibility waiting period.]

15 [(b) For a late enrollee, not later than 12 months after the late enrollee's effective date of 16 coverage.]

[(3) In applying a preexisting condition exclusion to an enrollee or late enrollee who is 19 years of age or older, except as provided in this subsection, all plans shall reduce the duration of the provision by an amount equal to the enrollee's or late enrollee's aggregate periods of creditable coverage if the most recent period of creditable coverage is ongoing or ended within 63 days after the enrollment date in the new plan. The crediting of prior coverage in accordance with this subsection shall be applied without regard to the specific benefits covered during the prior period. This subsection does not preclude, within a plan, application of:]

(1) Except in the case of a late enrollee and except as otherwise provided in this section,
a carrier offering a group health benefit plan may not decline to offer coverage to any eligible
prospective enrollee and may not impose different terms or conditions on the coverage,
premiums or contributions of any enrollee in the group that are based on the actual or expected health status of the enrollee.

(2) A group health benefit plan may not apply a preexisting condition exclusion to any
 enrollee but may impose:

(a) An affiliation period that does not exceed two months for an enrollee or three months for a
 late enrollee; or

(b) An exclusion period for specified covered services applicable to all individuals enrolling forthe first time in the plan.

[(4)] (3) Late enrollees may be subjected to a group eligibility waiting period [of up to 12 months or, if 19 years of age or older, may be subjected to a preexisting condition exclusion for up to 12 months. If both a waiting period and a preexisting condition exclusion are applicable to a late enrollee, the combined period shall not exceed 12 months] that does not exceed 90 days.

39 [(5)] (4) Each group health benefit plan shall contain a special enrollment period during which 40 eligible employees and dependents may enroll for coverage, as provided [*in 42 U.S.C. 300gg as* 41 amended and in effect on February 17, 2009] by federal law and rules adopted by the Department 42 of Consumer and Business Services.

43 [(6)] (5) Each group health benefit plan shall be renewable with respect to all eligible enrollees
 44 at the option of the policyholder unless:

45 (a) The policyholder fails to pay the required premiums.

[29]

1 (b) The policyholder or, with respect to coverage of individual enrollees, an enrollee or a rep-2 resentative of an enrollee engages in fraud or makes an intentional misrepresentation of a material 3 fact as prohibited by the terms of the plan.

4 (c) The number of enrollees covered under the plan is less than the number or percentage of 5 enrollees required by participation requirements under the plan.

6

(d) The policyholder fails to comply with the contribution requirements under the plan.

7 (e) The carrier discontinues offering or renewing, or offering and renewing, all of its group 8 **health benefit** plans in this state or in a specified service area within this state. In order to dis-9 continue plans under this paragraph, the carrier:

(A) Must give notice of the decision to the department [of Consumer and Business Services] and
 to all policyholders covered by the plans;

(B) May not cancel coverage under the plans for 180 days after the date of the notice required
under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except
as provided in subparagraph (C) of this paragraph, in a specified service area;

15 (C) May not cancel coverage under the plans for 90 days after the date of the notice required 16 under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area 17 because of an inability to reach an agreement with the health care providers or organization of 18 health care providers to provide services under the plans within the service area; and

(D) Must discontinue offering or renewing, or offering and renewing, all health benefit plans
 issued by the carrier in the group market in this state or in the specified service area.

(f) The carrier discontinues offering and renewing a group **health benefit** plan in a specified service area within this state because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plan within the service area. In order to discontinue a plan under this paragraph, the carrier:

(A) Must give notice of the decision to the department and to all policyholders covered by theplan;

(B) May not cancel coverage under the plan for 90 days after the date of the notice required
 under subparagraph (A) of this paragraph; and

(C) Must offer in writing to each policyholder covered by the plan, all other group health benefit
plans that the carrier offers in the specified service area. The carrier shall offer the plans at least
90 days prior to discontinuation.

(g) The carrier discontinues offering or renewing, or offering and renewing, a group health
 benefit plan, other than a grandfathered health plan, for all groups in this state or in a specified
 service area within this state, other than a plan discontinued under paragraph (f) of this subsection.

(h) The carrier discontinues renewing or offering and renewing a grandfathered health plan for
all groups in this state or in a specified service are within this state, other than a plan discontinued
under paragraph (f) of this subsection.

(i) With respect to plans that are being discontinued under paragraph (g) or (h) of this sub-section, the carrier must:

40 (A) Offer in writing to each policyholder covered by the plan, one or more health benefit plans
41 that the carrier offers to groups in the specified service area.

42 (B) Offer the plans at least 90 days prior to discontinuation.

43 (C) Act uniformly without regard to the claims experience of the affected policyholders or the
 44 health status of any current or prospective enrollee.

45 (j) The Director of the Department of Consumer and Business Services orders the carrier to

discontinue coverage in accordance with procedures specified or approved by the director upon 1 2 finding that the continuation of the coverage would: 3 (A) Not be in the best interests of the enrollees; or (B) Impair the carrier's ability to meet contractual obligations. 4 (k) In the case of a group health benefit plan that delivers covered services through a specified 5 network of health care providers, there is no longer any enrollee who lives, resides or works in the 6 service area of the provider network. 7 (L) In the case of a health benefit plan that is offered in the group market only [through] to 8 9 one or more bona fide associations, the membership of an employer in the association ceases and the termination of coverage is not related to the health status of any enrollee. 10 [(7)] (6) A carrier may modify a group health benefit plan at the time of coverage renewal. The 11 12 modification is not a discontinuation of the plan under subsection [(6)(e)] (5)(e), (g) and (h) of this section 13 [(8)] (7) Notwithstanding any provision of subsection [(6)] (5) of this section to the contrary, a 14 15carrier may not rescind the coverage of an enrollee under [the] a group health benefit plan unless: 16(a) The enrollee: 17 (A) Performs an act, practice or omission that constitutes fraud; or 18 (B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the plan; 19 (b) The carrier provides at least 30 days' advance written notice, in the form and manner pre-20scribed by the department, to the enrollee; and 2122(c) The carrier provides notice of the rescission to the department in the form, manner and time frame prescribed by the department by rule. 23[(9)] (8) Notwithstanding any provision of subsection [(6)] (5) of this section to the contrary, a 24carrier may not rescind a group health benefit plan unless: 25(a) The plan sponsor or a representative of the plan sponsor: 2627(A) Performs an act, practice or omission that constitutes fraud; or (B) Makes an intentional misrepresentation of a material fact as prohibited by the terms of the 2829plan; 30 (b) The carrier provides at least 30 days' advance written notice, in the form and manner pre-31 scribed by the department, to each plan enrollee who would be affected by the rescission of cover-32age; and (c) The carrier provides notice of the rescission to the department in the form, manner and time 33 34 frame prescribed by the department by rule. 35 [(10)] (9) A carrier that continues to offer coverage in the group market in this state is not required to offer coverage in all of the carrier's group health benefit plans. If a carrier, however, 36 37 elects to continue a plan that is closed to new policyholders instead of offering alternative coverage 38 in its other group **health benefit** plans, the coverage for all existing policyholders in the closed plan is renewable in accordance with subsection [(6)] (5) of this section. 39 40 [(11)] (10) A group health benefit plan may not impose annual or lifetime limits on the dollar amount of [the] essential health benefits [prescribed by the United States Secretary of Health and 41 Human Services pursuant to 42 U.S.C. 300gg-11, except as permitted by federal law]. 42[(12)] (11) This section does not require a carrier to actively market, offer, issue or accept ap-43 plications for a grandfathered health plan or from a group not eligible for coverage under such a 44 plan [as provided by the Patient Protection and Affordable Care Act (P.L. 111-148) as amended by the 45

Health Care and Education Reconciliation Act (P.L. 111-152)]. 1 $\mathbf{2}$ SECTION 28. ORS 743.766, as amended by section 4, chapter 24, Oregon Laws 2012, is amended to read: 3 743.766. (1) [All] Carriers that offer an individual health benefit plan [and evaluate the health 4 status of individuals for purposes of eligibility shall] may use the standard health statement [estab-5 lished under ORS 743.745 and may not use any other method to determine the health status of an in-6 dividual. Nothing in this subsection shall prevent a carrier from using health information after 7 enrollment for the purpose of providing services or arranging for the provision of services under a 8 9 health benefit plan] developed under ORS 743.751 only for the purposes described in ORS 743.751. 10 (2)(a) [If an individual is accepted for] With respect to coverage under an individual health 11 12benefit plan, [the] a carrier [shall not impose exclusions or limitations other than] may not impose: 13 [(A) A preexisting condition exclusion that complies with the following requirements:] [(i) The exclusion applies only to a condition for which medical advice, diagnosis, care or treatment 14 15was recommended or received during the six-month period immediately preceding the individual's effective date of coverage;] 16 [(*ii*) The exclusion expires no later than six months after the individual's effective date of coverage; 17 and] 18 19 [(iii) Except for grandfathered health plans, the exclusion does not apply to individuals who are under 19 years of age;] 20[(B)] (A) An individual coverage waiting period [of] that exceeds 90 days; or 2122[(C)] (B) An exclusion period for specified covered services applicable to all individuals enrolling for the first time in the individual health benefit plan. 23[(b) Except for grandfathered health plans, pregnancy of individuals who are under 19 years of age 24may not constitute a preexisting condition for purposes of this section.] 25(b) With respect to individual coverage under a grandfathered health plan, a carrier may 2627not impose exclusions or limitations other than a preexisting condition exclusion that complies with the following requirements: 28(A) The exclusion applies only to a condition for which medical advice, diagnosis, care 2930 or treatment was recommended or received during the six-month period immediately pre-31 ceding the individual's effective date of coverage; and (B) The exclusion expires no later than six months after the individual's effective date 32of coverage. 33 34 (3) If the carrier elects to restrict coverage [through the application of a preexisting condition 35 exclusion or an individual coverage waiting period provision] as described in subsection (2) of this section, the carrier shall reduce the duration of the [provision] period during which the re-36 37 striction is imposed by an amount equal to the individual's aggregate periods of creditable cover-38 age if the most recent period of creditable coverage is ongoing or ended within 63 days after the effective date of coverage in the new individual health benefit plan. The crediting of prior coverage 39 in accordance with this subsection shall be applied without regard to the specific benefits covered 40 during the prior period. 41 [(4) If an eligible prospective enrollee is rejected for coverage under an individual health benefit 42plan, the prospective enrollee shall be eligible to apply for coverage under the Oregon Medical Insur-43 ance Pool.] 44 (4) An individual health benefit plan, other than a grandfathered health plan, must cover, 45

1 at a minimum, all essential health benefits.

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2 (5) [If a carrier accepts an individual for coverage under] A carrier shall renew an individual 3 health benefit plan, including a health benefit plan issued through a bona fide association, [the 4 carrier shall renew the policy] unless:

(a) The policyholder fails to pay the required premiums.

6 (b) The policyholder or a representative of the policyholder engages in fraud or makes an in-7 tentional misrepresentation of a material fact as prohibited by the terms of the policy.

8 (c) The carrier discontinues offering or renewing, or offering and renewing, all of its individual 9 health benefit plans in this state or in a specified service area within this state. In order to dis-10 continue the plans under this paragraph, the carrier:

(A) Must give notice of the decision to the Department of Consumer and Business Services and
 to all policyholders covered by the plans;

(B) May not cancel coverage under the plans for 180 days after the date of the notice required
under subparagraph (A) of this paragraph if coverage is discontinued in the entire state or, except
as provided in subparagraph (C) of this paragraph, in a specified service area;

16 (C) May not cancel coverage under the plans for 90 days after the date of the notice required 17 under subparagraph (A) of this paragraph if coverage is discontinued in a specified service area 18 because of an inability to reach an agreement with the health care providers or organization of 19 health care providers to provide services under the plans within the service area; and

20 (D) Must discontinue offering or renewing, or offering and renewing, all health benefit plans 21 issued by the carrier in the individual market in this state or in the specified service area.

(d) The carrier discontinues offering and renewing an individual health benefit plan in a specified service area within this state because of an inability to reach an agreement with the health care providers or organization of health care providers to provide services under the plan within the service area. In order to discontinue a plan under this paragraph, the carrier:

26 (A) Must give notice of the decision to the department and to all policyholders covered by the 27 plan;

(B) May not cancel coverage under the plan for 90 days after the date of the notice required
under subparagraph (A) of this paragraph; and

30 (C) Must offer in writing to each policyholder covered by the plan, all other individual health 31 benefit plans that the carrier offers in the specified service area. The carrier shall offer the plans 32 at least 90 days prior to discontinuation.

(e) The carrier discontinues offering or renewing, or offering and renewing, an individual health
 benefit plan, other than a grandfathered health plan, for all individuals in this state or in a specified
 service area within this state, other than a plan discontinued under paragraph (d) of this subsection.

(f) The carrier discontinues renewing or offering and renewing a grandfathered health plan for
 all individuals in this state or in a specified service area within this state, other than a plan dis continued under paragraph (d) of this subsection.

(g) With respect to plans that are being discontinued under paragraph (e) or (f) of this sub section, the carrier must:

(A) Offer in writing to each policyholder covered by the plan, all health benefit plans that the
 carrier offers to individuals in the specified service area.

43 (B) Offer the plans at least 90 days prior to discontinuation.

44 (C) Act uniformly without regard to the claims experience of the affected policyholders or the 45 health status of any current or prospective enrollee.

1 (h) The Director of the Department of Consumer and Business Services orders the carrier to 2 discontinue coverage in accordance with procedures specified or approved by the director upon 3 finding that the continuation of the coverage would:

5 initial the continuation of the coverage would.

4 (A) Not be in the best interests of the enrollee; or

5 (B) Impair the carrier's ability to meet its contractual obligations.

6 (i) In the case of an individual health benefit plan that delivers covered services through a 7 specified network of health care providers, the enrollee no longer lives, resides or works in the 8 service area of the provider network and the termination of coverage is not related to the health 9 status of any enrollee.

10 [(j) In the case of a health benefit plan that is offered in the individual market only through one 11 or more bona fide associations, the membership of an individual in the association ceases and the ter-12 mination of coverage is not related to the health status of any enrollee.]

(6) A carrier may modify an individual health benefit plan at the time of coverage renewal. The
 modification is not a discontinuation of the plan under subsection (5)(c), (e) and (f) of this section.

(7) Notwithstanding any other provision of this section, and subject to the provisions of ORS
743.894 (2) and (4), a carrier may rescind an individual health benefit plan if the policyholder or a
representative of the policyholder:

18 (a) Performs an act, practice or omission that constitutes fraud; or

(b) Makes an intentional misrepresentation of a material fact as prohibited by the terms of thepolicy.

21 [(8) A carrier that withdraws from the market for individual health benefit plans must continue to 22 renew its portability health benefit plans that have been approved pursuant to ORS 743.761.]

[(9)] (8) A carrier that continues to offer coverage in the individual market in this state is not required to offer coverage in all of the carrier's individual health benefit plans. However, if a carrier elects to continue a plan that is closed to new individual policyholders instead of offering alternative coverage in its other individual health benefit plans, the coverage for all existing policyholders in the closed plan is renewable in accordance with subsection (5) of this section.

[(10)] (9) An individual health benefit plan may not impose annual or lifetime limits on the dollar amount of [the] essential health benefits [prescribed by the United States Secretary of Health and Human Services pursuant to 42 U.S.C. 300gg-11, except as permitted by federal law].

[(11)] (10) This section does not require a carrier to actively market, offer, issue or accept applications for a grandfathered health plan or from an individual not eligible for coverage under such a plan [as provided by the Patient Protection and Affordable Care Act (P.L. 111-148) as amended by the Health Care and Education Reconciliation Act (P.L. 111-152)].

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SECTION 29. ORS 743.767 is amended to read:

743.767. Premium rates for individual health benefit plans shall be subject to the following pro visions:

(1) Each carrier must file the carrier's initial geographic average rate and any changes to the
 geographic average rate for its individual health benefit plans with the Director of the Department
 of Consumer and Business Services.

(2) The premium rates charged during a rating period for individual health benefit plans issued to individuals shall not vary from the individual geographic average rate, except that the premium rate may be adjusted to reflect differences in benefit design, **age, tobacco use and** family composition [and age]. For age adjustments to the individual plans, a carrier shall apply uniformly its schedule of age adjustments for individual health benefit plans as approved by the director **ac**- 1 cording to standards prescribed by rule.

2 (3) A carrier may not increase the rates of an individual health benefit plan more than once in 3 a 12-month period except as approved by the director. Annual rate increases shall be effective on 4 the anniversary date of the individual health benefit plan's issuance. The percentage increase in the 5 premium rate charged for an individual health benefit plan for a new rating period may not exceed 6 the sum of the following:

(a) The percentage change in the carrier's geographic average rate for its individual health
benefit plan measured from the first day of the prior rating period to the first day of the new period;
and

(b) Any adjustment attributable to [changes in age and] differences in benefit design, age, to bacco use and family composition.

12 [(4) Notwithstanding any other provision of this section, a carrier that imposes an individual cov-13 erage waiting period pursuant to ORS 743.766 may impose a monthly premium rate surcharge for a period not to exceed six months and in an amount not to exceed the percentage by which the rates for 14 15 coverage under the Oregon Medical Insurance Pool exceed the rates established by the Oregon Medical 16 Insurance Pool Board as applicable for individual risks under ORS 735.625. The surcharge shall be approved by the Director of the Department of Consumer and Business Services and, in combination 17 18 with the waiting period, shall not exceed the actuarial value of a six-month preexisting condition ex-19 clusion.]

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(4) A carrier offering an individual health benefit plan in this state shall include:

(a) In one risk pool, all of the insureds residing in this state who are covered in the
 carrier's individual health benefit plans that are not grandfathered health plans; and

- (b) In a separate risk pool, all of the insureds residing in this state who are covered in
 the carrier's individual grandfathered health plans.
- 25 SECTION 30. ORS 743.777 is amended to read:

26 743.777. (1) As used in subsections (2) to (6) of this section:

27 (a) "Explanation of benefits" means claim processing advice or notification of action on claims.

(b) "Payment, remittance and reconciliation information" means all information required for
 premium billing or invoicing, facilitating timely electronic payment of premiums due, delinquency
 notification, final billing notification or termination of coverage.

(c) "Plan renewal information" means all correspondence and materials related to an offer to
 renew insurance provided by an insurer to a health insurance purchaser.

(d) "Quote information" means all correspondence and materials related to an offer to insure
 or a rate quotation provided by an insurer to a health insurance purchaser.

(e) "Sale and enrollment information" means all information documenting the sale of a policy or certificate of health insurance, the renewal of a policy or certificate of health insurance, the enrollment of members in a group health insurance plan or the enrollment of an individual in an individual health insurance plan, including but not limited to:

39 (A) The application for insurance;

(B) Initial and ongoing documentation required by the insurer to be provided by an insured to
establish eligibility and enrollment, adjudicate and process claims and prove prior creditable coverage or duplicate coverage;

43 (C) Premium information;

44 (D) Documentation of the payment of a premium; and

45 (E) Membership identification cards.

1 (2) In the administration of small employer group health insurance or individual health insur-

2 ance, an insurer may communicate one or more of the following by electronic means:

- 3 (a) Quote information.
- 4 (b) Sale and enrollment information.
- 5 (c) Payment, remittance and reconciliation information.

6 (d) Explanation of benefits.

- 7 (e) Plan renewal information.
- 8 (f) Notifications required by law.
- 9 (g) Other communications, documentation, revisions or materials otherwise provided on paper.

10 (3) Electronic administration of small employer group or individual health insurance plans shall

be transacted using secure systems specifically designed by the insurer for the purpose of electronichealth insurance administration.

(4) An insurer who elects to offer discounted rates for a health insurance plan utilizing electronic administration shall include the schedule of discounts for utilization of electronic administration as part of a small employer group health insurance or individual health insurance rate filing. The rate discounts may be graduated and must be proportionate to the amount of administrative cost savings the insurer anticipates as a result of the use of electronic transactions described in subsections (2) and (3) of this section.

(5) Discounted rates allowed under subsections (4) to (6) of this section shall be applied uni formly to all similarly situated small employer group or individual health insurance purchasers of
 an insurer.

(6) Discounts in premium rates under subsections (4) to (6) of this section are not premium rate
variations for purposes of ORS 743.737 [(11)] (8) or 743.767.

(7) Subsections (1) to (6) of this section do not require an insurer to offer discounted rates for
a health insurance plan utilizing electronic administration or require a small employer group or an
individual health insurance purchaser to use electronic administration.

27 <u>SECTION 31.</u> ORS 743.801, as amended by section 5, chapter 24, Oregon Laws 2012, is amended 28 to read:

743.801. As used in this section and ORS 743.803, 743.804, 743.806, 743.807, 743.808, 743.811,
743.814, 743.817, 743.819, 743.821, 743.823, 743.827, 743.829, 743.831, 743.834, 743.837, 743.839, 743.854,
743.856, 743.857, 743.858, 743.859, 743.861, 743.862, 743.863, 743.864, 743.894, 743.911, 743.912, 743.913,
743.917 and 743.918:

(1) "Adverse benefit determination" means an insurer's denial, reduction or termination of a
health care item or service, or an insurer's failure or refusal to provide or to make a payment in
whole or in part for a health care item or service, that is based on the insurer's:

36 (a) Denial of eligibility for or termination of enrollment in a health benefit plan;

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(b) Rescission or cancellation of a policy or certificate;

(c) Imposition of a [preexisting condition exclusion as defined in ORS 743.730,] source-of-injury
 exclusion, network exclusion[, annual benefit limit] or other limitation on otherwise covered items
 or services;

(d) Determination that a health care item or service is experimental, investigational or not
 medically necessary, effective or appropriate; or

(e) Determination that a course or plan of treatment that an enrollee is undergoing is an active
 course of treatment for purposes of continuity of care under ORS 743.854.

45 (2) "Authorized representative" means an individual who by law or by the consent of a person

may act on behalf of the person. 1

2 (3) "Enrollee" has the meaning given that term in ORS 743.730.

3 (4) "Grievance" means:

(a) A communication from an enrollee or an authorized representative of an enrollee expressing 4 dissatisfaction with an adverse benefit determination, without specifically declining any right to 5 appeal or review, that is: 6

(A) In writing, for an internal appeal or an external review; or

(B) In writing or orally, for an expedited response described in ORS 743.804 (2)(d) or an expe-8 9 dited external review; or

10 (b) A written complaint submitted by an enrollee or an authorized representative of an enrollee regarding the: 11

12(A) Availability, delivery or quality of a health care service;

13 (B) Claims payment, handling or reimbursement for health care services and, unless the enrollee has not submitted a request for an internal appeal, the complaint is not disputing an adverse benefit 14 15 determination; or

16 (C) Matters pertaining to the contractual relationship between an enrollee and an insurer.

(5) "Health benefit plan" has the meaning given that term in ORS 743.730.

18 (6) "Independent practice association" means a corporation wholly owned by providers, or whose membership consists entirely of providers, formed for the sole purpose of contracting with insurers 19 20for the provision of health care services to enrollees, or with employers for the provision of health care services to employees, or with a group, as described in ORS 743.522 (3), to provide health care 2122services to group members.

23(7) "Insurer" includes a health care service contractor as defined in ORS 750.005.

(8) "Internal appeal" means a review by an insurer of an adverse benefit determination made 24 25by the insurer.

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(9) "Managed health insurance" means any health benefit plan that:

27(a) Requires an enrollee to use a specified network or networks of providers managed, owned, under contract with or employed by the insurer in order to receive benefits under the plan, except 28for emergency or other specified limited service; or 29

30 (b) In addition to the requirements of paragraph (a) of this subsection, offers a point-of-service 31 provision that allows an enrollee to use providers outside of the specified network or networks at the option of the enrollee and receive a reduced level of benefits. 32

(10) "Medical services contract" means a contract between an insurer and an independent 33 34 practice association, between an insurer and a provider, between an independent practice association and a provider or organization of providers, between medical or mental health clinics, and 35 between a medical or mental health clinic and a provider to provide medical or mental health ser-36 37 vices. "Medical services contract" does not include a contract of employment or a contract creating 38 legal entities and ownership thereof that are authorized under ORS chapter 58, 60 or 70, or other similar professional organizations permitted by statute. 39

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(11)(a) "Preferred provider organization insurance" means any health benefit plan that:

(A) Specifies a preferred network of providers managed, owned or under contract with or em-41 ployed by an insurer; 42

(B) Does not require an enrollee to use the preferred network of providers in order to receive 43 benefits under the plan; and 44

45

(C) Creates financial incentives for an enrollee to use the preferred network of providers by

1 providing an increased level of benefits.

2 (b) "Preferred provider organization insurance" does not mean a health benefit plan that has 3 as its sole financial incentive a hold harmless provision under which providers in the preferred 4 network agree to accept as payment in full the maximum allowable amounts that are specified in 5 the medical services contracts.

6 (12) "Prior authorization" means a determination by an insurer prior to provision of services 7 that the insurer will provide reimbursement for the services. "Prior authorization" does not include 8 referral approval for evaluation and management services between providers.

9 (13) "Provider" means a person licensed, certified or otherwise authorized or permitted by laws 10 of this state to administer medical or mental health services in the ordinary course of business or 11 practice of a profession.

12 (14) "Utilization review" means a set of formal techniques used by an insurer or delegated by 13 the insurer designed to monitor the use of or evaluate the medical necessity, appropriateness, effi-14 cacy or efficiency of health care services, procedures or settings.

15 <u>SECTION 32.</u> ORS 743.822, as amended by section 8, chapter 24, Oregon Laws 2012, and section
 16 21, chapter 38, Oregon Laws 2012, is amended to read:

17 743.822. (1) In each individual or small group market, in which a carrier offers a health benefit 18 plan through [*the exchange*] or outside of the **Oregon Health Insurance** Exchange, [a] **the** carrier 19 must offer to residents of this state [*bronze and silver plans*] **a bronze, a silver and a gold plan** 20 approved by the Department of Consumer and Business Services as meeting the requirements of 21 subsection (2) of this section.

(2) The [Director of the] Department of Consumer and Business Services shall prescribe by rule
 the[:]

[(a) Requirements for a bronze plan to ensure that a bronze plan offered in this state is actuarially equivalent to 60 percent of the full actuarial value of benefits included in the essential health benefits package prescribed by the United States Secretary of Health and Human Services under 42 U.S.C. 18022(a).]

[(b) Requirements for a silver plan to ensure that a silver plan offered in this state is actuarially
equivalent to 70 percent of the full actuarial value of benefits included in the essential health benefits
package prescribed by the United States Secretary of Health and Human Services under 42 U.S.C.
18022(a).]

32 [(c)] form, level of coverage and benefit design for the bronze, [and] silver and gold plans [to 33 be used by carriers in the individual and small group market in this state.] that must be offered 34 under subsection (1) of this section.

35 (3) As used in this section, "health benefit plan" has the meaning given that term in ORS

36 743.730.

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SECTION 33. ORS 743A.090 is amended to read:

743A.090. (1) All individual and group health benefit plans, as defined in ORS 743.730, that include coverage for a family member of the insured shall also provide that the health insurance benefits applicable for children in the family shall be payable with respect to:

- 41 (a) A child of the insured from the moment of birth; and
- 42 (b) An adopted child effective upon placement for adoption.

(2) The coverage of natural and adopted children required by subsection (1) of this section shall
 consist of coverage of preventive health services and treatment of injury or sickness, including the
 necessary care and treatment of medically diagnosed congenital defects and birth abnormalities.

1 (3) If payment of an additional premium is required to provide coverage for a child, the policy 2 may require that notification of the birth of the child or of the placement for adoption of the child 3 and payment of the premium be furnished to the insurer within 31 days after the date of birth or 4 date of placement in order to effectuate the coverage required by this section and to have the cov-5 erage extended beyond the 31-day period.

6 (4) In any case in which a policy provides coverage for dependent children of participants or 7 beneficiaries, the policy shall provide benefits to dependent children placed with participants or 8 beneficiaries for adoption under the same terms and conditions as apply to the natural, dependent 9 children of the participants and beneficiaries, regardless of whether the adoption has become final.

10 [(5) This section does not prohibit an insurer from denying or limiting coverage based on a pre-11 existing condition of a child who is 19 years of age or older.]

12 [(6)] (5) As used in this section:

13 (a) "Child" means an individual who is under 26 years of age.

(b) "Placement for adoption" means the assumption and retention by a person of a legal obligation for total or partial support of a child in anticipation of the adoption of the child. The child's
placement with a person terminates upon the termination of such legal obligations.

17 [(7)] (6) The provisions of ORS 743A.001 do not apply to this section.

18 **SECTION 34.** ORS 743A.192 is amended to read:

19 743A.192. (1) A health benefit plan, as defined in ORS 743.730[,]:

(a) Shall provide coverage for the routine costs of the care of patients enrolled in and partic ipating in [qualifying] approved clinical trials[.];

(b) May not exclude, limit or impose special conditions on the coverage of the routine
 costs for items and services furnished in connection with participation in an approved clin ical trial; and

(c) May not include provisions that discriminate against an individual on the basis of the
 individual's participation in an approved clinical trial.

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(2) As used in [subsection (1) of] this section, "routine costs":

(a) Means all medically necessary conventional care, items or services [covered by] within the
scope of coverage provided by the health benefit plan if typically provided [absent] to a patient
who is not enrolled in a clinical trial.

31 (b) Does not include:

32 (A) The drug, device or service being tested in the **approved** clinical trial unless the drug, de-33 vice or service would be covered for that indication by the health benefit plan if provided outside 34 of [a] an **approved** clinical trial;

(B) Items or services required solely for the provision of the drug device or service being tested
 in the clinical trial;

(C) Items or services required solely for the clinically appropriate monitoring of the drug, device
 or service being tested in the clinical trial;

Items or services required solely for the prevention, diagnosis or treatment of complications
 arising from the provision of the drug, device or service being tested in the clinical trial;]

41 [(E)] (D) Items or services that are provided solely to satisfy data collection and analysis needs
 42 and that are not used in the direct clinical management of the patient;

43 [(F)] (E) Items or services customarily provided by a clinical trial sponsor free of charge to any
 44 participant in the clinical trial; or

45 [(G)] (F) Items or services that are not covered by the health **benefit** plan if provided outside

of the clinical trial. 1

2 (3) As used in [subsection (1) of] this section, ["qualifying] "approved clinical trial" means a clinical trial that is: 3

(a) Funded by the National Institutes of Health, the Centers for Disease Control and Prevention, 4 the Agency for Healthcare Research and Quality, the Centers for Medicare and Medicaid Services, 5

the United States Department of Defense or the United States Department of Veterans Affairs; 6

(b) Supported by a center or cooperative group that is funded by the National Institutes of 7 Health, the Centers for Disease Control and Prevention, the Agency for Healthcare Research and 8 9 Quality, the Centers for Medicare and Medicaid Services, the United States Department of Defense or the United States Department of Veterans Affairs; 10

(c) Conducted as an investigational new drug application, an investigational device exemption 11 12 or a biologics license application subject to approval by the United States Food and Drug Adminis-13 tration; or

(d) Exempt by federal law from the requirement to submit an investigational new drug applica-14 15 tion to the United States Food and Drug Administration.

16 (4) The coverage required by this section may be subject to provisions of the health benefit plan that apply to other benefits within the same category, including but not limited to copayments, 17 18 deductibles and coinsurance.

19 (5) An insurer that provides coverage required by this section is not, based upon that coverage, 20liable for any adverse effects of the **approved** clinical trial.

SECTION 35. ORS 746.015 is amended to read:

22746.015. (1) No person shall make or permit any unfair discrimination between individuals of the same class and equal expectation of life, or between risks of essentially the same degree of hazard, 23in the availability of insurance, in the application of rates for insurance, in the dividends or other 2425benefits payable under insurance policies, or in any other terms or conditions of insurance policies. (2) Discrimination by an insurer in the application of its underwriting standards or rates based 2627solely on an individual's physical disability is prohibited, unless such action is based on sound actuarial principles or is related to actual or reasonably anticipated experience. For purposes of this 28subsection, "physical disability" shall include, but not be limited to, blindness, deafness, hearing or 2930 speaking impairment or loss, or partial loss, of function of one or more of the upper or lower 31 extremities.

32(3) Discrimination by an insurer in the application of its underwriting standards or rates based solely upon an insured's or applicant's attaining or exceeding 65 years of age is prohibited, unless 33 34 such discrimination is clearly based on sound actuarial principles or is related to actual or reason-35 ably anticipated experience.

(4)(a) An insurer may not, on the basis of the status of an insured or prospective insured as a 36 37 victim of domestic violence or sexual violence, do any of the following:

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(B) Demand or require a greater premium or payment;

(A) Deny, cancel or refuse to issue or renew an insurance policy;

(C) Designate domestic violence or sexual violence, physical or mental injuries sustained as a 40 result of domestic violence or sexual violence or treatment received for such injuries as a [preex-41 isting] condition for which coverage will be denied or reduced; 42

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(D) Exclude or limit coverage for losses or deny a claim; or

(E) Fix any lower rate for or discriminate in the fees or commissions of an insurance producer 44 for writing or renewing a policy. 45

1 (b) The fact that an insured or prospective insured is or has been a victim of domestic violence 2 or sexual violence shall not be considered a permitted underwriting or rating criterion.

3 (c) Nothing in this subsection prohibits an insurer from taking an action described in paragraph 4 (a) of this subsection if the action is otherwise permissible by law and is taken in the same manner 5 and to the same extent with respect to all insureds and prospective insureds without regard to 6 whether the insured or prospective insured is a victim of domestic violence or sexual violence.

7 (d) An insurer that complies in good faith with the requirements of this subsection shall not be 8 subject to civil liability due to such compliance.

9 (e) For purposes of this subsection, "domestic violence" means the occurrence of one or more 10 of the following acts between family or household members:

11 (A) Attempting to cause or intentionally or knowingly causing physical injury;

12 (B) Intentionally or knowingly placing another in fear of imminent serious physical injury; or

13 (C) Committing sexual abuse in any degree as defined in ORS 163.415, 163.425 and 163.427.

(f) For purposes of this subsection, "sexual violence" means the commission of a sexual offense
 described in ORS 163.305 to 163.467, 163.427 or 163.525.

(5) If the Director of the Department of Consumer and Business Services has reason to believe that an insurer in the application of its underwriting standards or rates is not complying with the requirements of this section, the director shall, unless the director has reason to believe the noncompliance is willful, give notice in writing to the insurer stating in what manner such noncompliance is alleged to exist and specifying a reasonable time, not less than 10 days after the date of mailing, in which the noncompliance may be corrected.

(6)(a) If the director has reason to believe that noncompliance by an insurer with the requirements of this section is willful, or if, within the period prescribed by the director in the notice required by subsection (5) of this section, the insurer does not make the changes necessary to correct the noncompliance specified by the director or establish to the satisfaction of the director that such specified noncompliance does not exist, the director may hold a hearing in connection therewith. Not less than 10 days before the date of such hearing the director shall mail to the insurer written notice of the hearing, specifying the matters to be considered.

(b) If, after the hearing, the director finds that the insurer's application of its underwriting standards or rates violates the requirements of this section, the director may issue an order specifying in what respects such violation exists and stating when, within a reasonable period of time, further such application shall be prohibited. If the director finds that the violation was willful, the director may suspend or revoke the certificate of authority of the insurer.

(7) Affiliated workers' compensation insurers having reinsurance agreements which result in one
carrier ceding 80 percent or more of its workers' compensation premium to the other, while utilizing
different workers' compensation rate levels without objective evidence to support such differences,
shall be presumed to be engaging in unfair discrimination.

PORTABILITY HEALTH PLANS

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SECTION 36. ORS 743.019 is amended to read:

42 743.019. (1) When an insurer files a schedule or table of premium rates for individual[, 43 portability] or small employer health insurance under ORS 743.018, the Director of the Department 44 of Consumer and Business Services shall open a 30-day public comment period on the rate filing that 45 begins on the date the insurer files the schedule or table of premium rates. The director shall post

all comments to the website of the Department of Consumer and Business Services without delay. 1 2 (2) The director shall give written notice to an insurer approving or disapproving a rate filing or, with the written consent of the insurer, modifying a rate filing submitted under ORS 743.018 no 3 later than 10 business days after the close of the public comment period. The notice shall comply 4 with the requirements of ORS 183.415. 5 SECTION 37. ORS 743.804, as amended by section 6, chapter 24, Oregon Laws 2012, is amended 6 7 to read: 8 743.804. All insurers offering a health benefit plan in this state shall: 9 (1) Provide to all enrollees directly or in the case of a group policy to the employer or other policyholder for distribution to enrollees, to all applicants, and to prospective applicants upon re-10 quest, the following information: 11 12(a) The insurer's written policy on the rights of enrollees, including the right: 13 (A) To participate in decision making regarding the enrollee's health care. (B) To be treated with respect and with recognition of the enrollee's dignity and need for pri-14 15 vacy. 16(C) To have grievances handled in accordance with this section. (D) To be provided with the information described in this section. 17 18 (b) An explanation of the procedures described in subsection (2) of this section for making coverage determinations and resolving grievances. The explanation must be culturally and linguistically 19 appropriate, as prescribed by the department by rule, and must include: 20(A) The procedures for requesting an expedited response to an internal appeal under subsection 2122(2)(d) of this section or for requesting an expedited external review of an adverse benefit determi-23nation; (B) A statement that if an insurer does not comply with the decision of an independent review 24 25organization under ORS 743.862, the enrollee may sue the insurer under ORS 743.864; (C) The procedure to obtain assistance available from the insurer, if any, and from the Depart-2627ment of Consumer and Business Services in filing grievances; and (D) A description of the process for filing a complaint with the department. 28(c) A summary of benefits and an explanation of coverage in a form and manner prescribed by 2930 the department by rule. 31 (d) A summary of the insurer's policies on prescription drugs, including: (A) Cost-sharing differentials; 32(B) Restrictions on coverage; 33 34 (C) Prescription drug formularies; (D) Procedures by which a provider with prescribing authority may prescribe drugs not included 35 on the formulary; 36 37 (E) Procedures for the coverage of prescription drugs not included on the formulary; and 38 (F) A summary of the criteria for determining whether a drug is experimental or investigational. (e) A list of network providers and how the enrollee can obtain current information about the 39 availability of providers and how to access and schedule services with providers, including clinic 40 and hospital networks. 41 (f) Notice of the enrollee's right to select a primary care provider and specialty care providers. 42 (g) How to obtain referrals for specialty care in accordance with ORS 743.856. 43 (h) Restrictions on services obtained outside of the insurer's network or service area. 44

45 (i) The availability of continuity of care as required by ORS 743.854.

(j) Procedures for accessing after-hours care and emergency services as required by ORS 1 2 743A.012. 3 (k) Cost-sharing requirements and other charges to enrollees. (L) Procedures, if any, for changing providers. 4 (m) Procedures, if any, by which enrollees may participate in the development of the insurer's 5 6 corporate policies. 7 (n) A summary of how the insurer makes decisions regarding coverage and payment for treatment or services, including a general description of any prior authorization and utilization control 8 9 requirements that affect coverage or payment. 10 (o) Disclosure of any risk-sharing arrangement the insurer has with physicians or other provid-11 ers. 12(p) A summary of the insurer's procedures for protecting the confidentiality of medical records 13 and other enrollee information. (q) An explanation of assistance provided to non-English-speaking enrollees. 14 15(r) Notice of the information available from the department that is filed by insurers as required under ORS 743.807, 743.814 and 743.817. 16 (2) Establish procedures for making coverage determinations and resolving grievances that pro-17 vide for all of the following: 18 (a) Timely notice of adverse benefit determinations in a form and manner approved by the de-19 partment or prescribed by the department by rule. 20(b) A method for recording all grievances, including the nature of the grievance and significant 2122action taken. 23(c) Written decisions meeting criteria established by the Director of the Department of Consumer and Business Services by rule. 24(d) An expedited response to a request for an internal appeal that accommodates the clinical 2526urgency of the situation. 27(e) At least one but not more than two levels of internal appeal for group health benefit plans and one level of internal appeal for individual [and portability] health benefit plans. If an insurer 2829provides: 30 (A) Two levels of internal appeal, a person who was involved in the consideration of the initial 31 denial or the first level of internal appeal may not be involved in the second level of internal appeal; 32and (B) No more than one level of internal appeal, a person who was involved in the consideration 33 34 of the initial denial may not be involved in the internal appeal. 35 (f)(A) An external review that meets the requirements of ORS 743.857, 743.859 and 743.861 and is conducted in a manner approved by the department or prescribed by the department by rule, after 36 37 the enrollee has exhausted internal appeals or after the enrollee has been deemed to have exhausted internal appeals. 38(B) An enrollee shall be deemed to have exhausted internal appeals if an insurer fails to strictly 39 comply with this section and federal requirements for internal appeals. 40 (g) The opportunity for the enrollee to receive continued coverage of an approved and ongoing 41 course of treatment under the health benefit plan pending the conclusion of the internal appeal 4243 process. (h) The opportunity for the enrollee or any authorized representative chosen by the enrollee to: 44 (A) Submit for consideration by the insurer any written comments, documents, records and other 45

materials relating to the adverse benefit determination; and 1 2 (B) Receive from the insurer, upon request and free of charge, reasonable access to and copies 3 of all documents, records and other information relevant to the adverse benefit determination. (3) Establish procedures for notifying affected enrollees of: 4 $\mathbf{5}$ (a) A change in or termination of any benefit; and (b)(A) The termination of a primary care delivery office or site; and 6 (B) Assistance available to enrollees in selecting a new primary care delivery office or site. 7 (4) Provide the information described in subsection (2) of this section and ORS 743.859 at each 8 9 level of internal appeal to an enrollee who is notified of an adverse benefit determination or to an enrollee who files a grievance. 10 (5) Upon the request of an enrollee, applicant or prospective applicant, provide: 11 12(a) The insurer's annual report on grievances and internal appeals submitted to the department under subsection (8) of this section. 13 (b) A description of the insurer's efforts, if any, to monitor and improve the quality of health 14 15 services. 16(c) Information about the insurer's procedures for credentialing network providers. (6) Provide, upon the request of an enrollee, a written summary of information that the insurer 1718 may consider in its utilization review of a particular condition or disease, to the extent the insurer maintains such criteria. Nothing in this subsection requires an insurer to advise an enrollee how the 19 20insurer would cover or treat that particular enrollee's disease or condition. Utilization review criteria that are proprietary shall be subject to oral disclosure only. 2122(7) Maintain for a period of at least six years written records that document all grievances de-23scribed in ORS 743.801 (4)(a) and make the written records available for examination by the department or by an enrollee or authorized representative of an enrollee with respect to a grievance 24 25made by the enrollee. The written records must include but are not limited to the following: (a) Notices and claims associated with each grievance. 2627(b) A general description of the reason for the grievance. (c) The date the grievance was received by the insurer. 28(d) The date of the internal appeal or the date of any internal appeal meeting held concerning 2930 the appeal. 31 (e) The result of the internal appeal at each level of appeal. (f) The name of the covered person for whom the grievance was submitted. 32(8) Provide an annual summary to the department of the insurer's aggregate data regarding 33 34 grievances, internal appeals and requests for external review in a format prescribed by the depart-35 ment to ensure consistent reporting on the number, nature and disposition of grievances, internal appeals and requests for external review. 36 37 (9) Allow the exercise of any rights described in this section by an authorized representative. 38 SECTION 38. The Director of the Department of Consumer and Business Services may take any action before the operative dates specified in section 82 of this 2013 Act that are 39 necessary to implement the relevant provisions on and after the operative dates specified in 40 section 82 of this 2013 Act. 41 42MODIFICATIONS TO HEALTH CARE FOR ALL OREGON CHILDREN PROGRAM 43

45 SECTION 39. ORS 414.231 is amended to read:

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

2 (2) The Health Care for All Oregon Children program is established to make affordable, acces-3 sible health care available to all of Oregon's children. The program is composed of:

4 (a) Medical assistance funded in whole or in part by Title XIX of the Social Security Act, by the 5 State Children's Health Insurance Program under Title XXI of the Social Security Act and by mon-6 eys appropriated or allocated for that purpose by the Legislative Assembly; and

7 (b) A private health option administered by the Office of Private Health Partnerships under ORS
8 414.826.

9 (3) A child is eligible for [*the program*] medical assistance under either subsection (2)(a) or 10 (b) of this section if the child is lawfully present in this state and the income of the child's family 11 is at or below 300 percent of the federal poverty guidelines. There is no asset limit to qualify for 12 the program. The Department of Human Services or the Oregon Health Authority may pre-13 scribe by rule additional eligibility criteria for medical assistance described in subsection 14 (2)(a) and (b) of this section consistent with federal requirements for receiving federal fi-15 nancial participation in the costs of the program and consistent with this section.

(4)(a) A child receiving medical assistance [*under the program*] through the Health Care for
 All Oregon Children program is continuously eligible for a minimum period of 12 months or until
 the child reaches 19 years of age, whichever comes first.

(b) The department [of Human Services] or the authority shall reenroll a child for successive
12-month periods of enrollment as long as the child is eligible for medical assistance on the date of
reenrollment and the child has not yet reached 19 years of age.

(c) [*The department may not require*] A child may not be required to submit a new application as a condition of reenrollment under paragraph (b) of this subsection [*and*], and the department or the authority must determine the child's eligibility for medical assistance using information and sources available to the department or the authority or documentation that is readily available to the child or the child's caretaker.

(5) Except for medical assistance funded by Title XIX of the Social Security Act, the department
or the [Oregon Health] authority may prescribe by rule a period of uninsurance prior to enrollment
in the program.

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ABOLISHMENT OF OFFICE OF PRIVATE HEALTH PARTNERSHIPS AND FAMILY HEALTH INSURANCE ASSISTANCE PROGRAM

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34 <u>SECTION 40.</u> (1) The Office of Private Health Partnerships is abolished. On the operative
 35 date of this section, the tenure of office of the Administrator of the Office of Private Health
 36 Partnerships and the deputy director of the Office of Private Health Partnerships ceases.

37 (2) The unexpended balances of amounts in the Family Health Insurance Assistance 38 Program Account and other amounts authorized to be expended by the office for the biennium beginning July 1, 2013, from revenues dedicated, continuously appropriated, appro-39 40 priated or otherwise made available to the office for the purpose of administering the Family Health Insurance Assistance Program are transferred to the Oregon Health Authority Fund 41 42established in ORS 413.101 and are available for expenditure by the Oregon Health Authority for the biennium beginning July 1, 2013, for the purpose of administering and enforcing the 43 duties, functions and powers of the office with respect to the Family Health Insurance As-44 sistance Program. 45

(3) Nothing in this section, the amendments to ORS 192.556, 410.080, 413.011, 413.032,
 413.201, 414.041, 414.231, 414.826, 414.828, 414.839 and 433.443 and section 1, chapter 867, Oregon
 Laws 2009, by sections 42 to 53 of this 2013 Act or the repeal of ORS 414.831, 414.841, 414.842,
 414.844, 414.846, 414.848, 414.851, 414.852, 414.854, 414.856, 414.858, 414.861, 414.862, 414.864,
 414.866, 414.868, 414.870, 414.872, 735.700, 735.701, 735.702, 735.703, 735.705, 735.707, 735.709,
 735.710 and 735.712 by section 83 of this 2013 Act:

(a) Relieves a person of a liability, duty or obligation accruing under or with respect to
the duties, functions and powers of the office. The authority may undertake the collection
or enforcement of any such liability, duty or obligation.

(b) Affects any action, proceeding or prosecution involving or with respect to the duties,
functions and powers of the office that were begun before and pending on the operative date
of this section, except that the authority is substituted for the office in the action, proceeding or prosecution.

(4) The rights and obligations of the office legally incurred under contracts, leases and
business transactions executed, entered into or begun before the operative date of this section are transferred to the authority. For the purpose of succession to these rights and obligations, the authority is a continuation of the office.

(5) Notwithstanding the abolishment of the office by subsection (1) of this section, the rules of the office in effect on the operative date of this section continue in effect until superseded or repealed by rules of the authority. References in rules of the office to the office or an officer or employee of the office are considered to be references to the authority or an officer or employee of the authority.

(6) Whenever, in any statutory law or resolution of the Legislative Assembly or in any rule, document, record or proceeding authorized by the Legislative Assembly, reference is made to the office or an officer or employee of the office, the reference is considered to be a reference to the authority or an officer or employee of the authority.

27 <u>SECTION 41.</u> The Director of the Oregon Health Authority and the Administrator of the 28 Office of Private Health Partnerships may take any action before the operative date specified 29 in section 82 of this 2013 Act that is necessary to enable the director and the administrator 30 to carry out section 40 of this 2013 Act.

31 SECTION 42. ORS 192.556 is amended to read:

32 192.556. As used in ORS 192.553 to 192.581:

(1) "Authorization" means a document written in plain language that contains at least the fol-lowing:

(a) A description of the information to be used or disclosed that identifies the information in a
 specific and meaningful way;

(b) The name or other specific identification of the person or persons authorized to make the
 requested use or disclosure;

(c) The name or other specific identification of the person or persons to whom the covered entity
 may make the requested use or disclosure;

(d) A description of each purpose of the requested use or disclosure, including but not limited
to a statement that the use or disclosure is at the request of the individual;

43 (e) An expiration date or an expiration event that relates to the individual or the purpose of the
 44 use or disclosure;

45 (f) The signature of the individual or personal representative of the individual and the date;

1	(g) A description of the authority of the personal representative, if applicable; and
2	(h) Statements adequate to place the individual on notice of the following:
3	(A) The individual's right to revoke the authorization in writing;
4	(B) The exceptions to the right to revoke the authorization;
5	(C) The ability or inability to condition treatment, payment, enrollment or eligibility for benefits
6	on whether the individual signs the authorization; and
7	(D) The potential for information disclosed pursuant to the authorization to be subject to
8	redisclosure by the recipient and no longer protected.
9	(2) "Covered entity" means:
10	(a) A state health plan;
11	(b) A health insurer;
12	(c) A health care provider that transmits any health information in electronic form to carry out
13	financial or administrative activities in connection with a transaction covered by ORS 192.553 to
14	192.581; or
15	(d) A health care clearinghouse.
16	(3) "Health care" means care, services or supplies related to the health of an individual.
17	(4) "Health care operations" includes but is not limited to:
18	(a) Quality assessment, accreditation, auditing and improvement activities;
19	(b) Case management and care coordination;
20	(c) Reviewing the competence, qualifications or performance of health care providers or health
21	insurers;
22	(d) Underwriting activities;
23	(e) Arranging for legal services;
24	(f) Business planning;
25	(g) Customer services;
26	(h) Resolving internal grievances;
27	(i) Creating deidentified information; and
28	(j) Fundraising.
29	(5) "Health care provider" includes but is not limited to:
30	(a) A psychologist, occupational therapist, regulated social worker, professional counselor or
31	marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675
32	or an employee of the psychologist, occupational therapist, regulated social worker, professional
33	counselor or marriage and family therapist;
34	(b) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
35	under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician
36	assistant or acupuncturist;
37	(c) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of
38	the nurse or nursing home administrator;
39	(d) A dentist licensed under ORS chapter 679 or an employee of the dentist;
40	(e) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
41	hygienist or denturist;
42	(f) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
43	of the speech-language pathologist or audiologist;
44	(g) An emergency medical services provider licensed under ORS chapter 682;
45	(h) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;

1	(i) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
2	physician;
3	(j) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
4	physician;
5	(k) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
6	therapist;
7	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
8	entry midwife;
9	(m) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
10	therapist;
11	(n) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
12	imaging licensee;
13	(o) A respiratory care practitioner licensed under ORS 688.815 or an employee of the respiratory
14	care practitioner;
15	(p) A polysomnographic technologist licensed under ORS 688.819 or an employee of the poly-
16	somnographic technologist;
17	(q) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
18	(r) A dietitian licensed under ORS 691.405 to 691.485 or an employee of the dietitian;
19	(s) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
20	service practitioner;
21	(t) A health care facility as defined in ORS 442.015;
22	(u) A home health agency as defined in ORS 443.005;
23	(v) A hospice program as defined in ORS 443.850;
24	(w) A clinical laboratory as defined in ORS 438.010;
25	(x) A pharmacy as defined in ORS 689.005;
26	(y) A diabetes self-management program as defined in ORS 743A.184; and
27	(z) Any other person or entity that furnishes, bills for or is paid for health care in the normal
28	course of business.
29	(6) "Health information" means any oral or written information in any form or medium that:
30	(a) Is created or received by a covered entity, a public health authority, an employer, a life
31	insurer, a school, a university or a health care provider that is not a covered entity; and
32	(b) Relates to:
33	(A) The past, present or future physical or mental health or condition of an individual;
34	(B) The provision of health care to an individual; or
35	(C) The past, present or future payment for the provision of health care to an individual.
36	(7) "Health insurer" means:
37	(a) An insurer as defined in ORS 731.106 who offers:
38	(A) A health benefit plan as defined in ORS 743.730;
39	(B) A short term health insurance policy, the duration of which does not exceed six months in-
40	cluding renewals;
41	(C) A student health insurance policy;
42	(D) A Medicare supplemental policy; or
43	(E) A dental only policy.
44	(b) The Oregon Medical Insurance Pool operated by the Oregon Medical Insurance Pool Board

45 under ORS 735.600 to 735.650.

1	(8) "Individually identifiable health information" means any oral or written health information
2	in any form or medium that is:
3	(a) Created or received by a covered entity, an employer or a health care provider that is not
4	a covered entity; and
5	(b) Identifiable to an individual, including demographic information that identifies the individual,
6	or for which there is a reasonable basis to believe the information can be used to identify an indi-
7	vidual, and that relates to:
8	(A) The past, present or future physical or mental health or condition of an individual;
9	(B) The provision of health care to an individual; or
10	(C) The past, present or future payment for the provision of health care to an individual.
11	(9) "Payment" includes but is not limited to:
12	(a) Efforts to obtain premiums or reimbursement;
13	(b) Determining eligibility or coverage;
14	(c) Billing activities;
15	(d) Claims management;
16	(e) Reviewing health care to determine medical necessity;
17	(f) Utilization review; and
18	(g) Disclosures to consumer reporting agencies.
19	(10) "Personal representative" includes but is not limited to:
20	(a) A person appointed as a guardian under ORS 125.305, 419B.370, 419C.481 or 419C.555 with
21	authority to make medical and health care decisions;
22	(b) A person appointed as a health care representative under ORS 127.505 to 127.660 or a rep-
23	resentative under ORS 127.700 to 127.737 to make health care decisions or mental health treatment
24	decisions;
25	(c) A person appointed as a personal representative under ORS chapter 113; and
26	(d) A person described in ORS 192.573.
27	(11)(a) "Protected health information" means individually identifiable health information that is
28	maintained or transmitted in any form of electronic or other medium by a covered entity.
29	(b) "Protected health information" does not mean individually identifiable health information in:
30	(A) Education records covered by the federal Family Educational Rights and Privacy Act (20
31	U.S.C. 1232g);
32	(B) Records described at 20 U.S.C. $1232g(a)(4)(B)(iv)$; or
33	(C) Employment records held by a covered entity in its role as employer.
34	(12) "State health plan" means:
35	(a) Medical assistance as defined in ORS 414.025;
36	(b) The Health Care for All Oregon Children program; or
37	[(c) The Family Health Insurance Assistance Program established in ORS 414.841 to 414.864; or]
38	[(d)] (c) Any medical assistance or premium assistance program operated by the Oregon Health
39	Authority.
40	(13) "Treatment" includes but is not limited to:
41	(a) The provision, coordination or management of health care; and
42	(b) Consultations and referrals between health care providers.
43	SECTION 43. ORS 410.080 is amended to read:
44	410.080. (1) The Department of Human Services is the designated single state agency for all

45 federal programs under ORS 409.010 and 410.040 to 410.300 except that the Oregon Health Authority

1 is the single state agency responsible for supervising the administration of all programs funded by 2 Title XIX or Title XXI of the Social Security Act as provided in ORS 413.032 [(1)(j)] (1)(i).

3 (2) Except as provided in ORS 410.070 (2)(d) and 410.100, the administration of services to clients 4 under ORS 410.040 to 410.300 shall be through area agencies, and shall comply with all applicable 5 federal regulations.

6 <u>SECTION 44.</u> ORS 413.011, as amended by section 15, chapter 38, Oregon Laws 2012, is 7 amended to read:

8 413.011. (1) The duties of the Oregon Health Policy Board are to:

9 (a) Be the policy-making and oversight body for the Oregon Health Authority established in ORS
413.032 and all of the authority's departmental divisions.

(b) Develop and submit a plan to the Legislative Assembly by December 31, 2010, to provide and
 fund access to affordable, quality health care for all Oregonians by 2015.

(c) Develop a program to provide health insurance premium assistance to all low and moderateincome individuals who are legal residents of Oregon.

(d) Establish and continuously refine uniform, statewide health care quality standards for use
by all purchasers of health care, third-party payers and health care providers as quality performance
benchmarks.

(e) Establish evidence-based clinical standards and practice guidelines that may be used byproviders.

(f) Approve and monitor community-centered health initiatives described in ORS 413.032 [(1)(i)]
(1)(h) that are consistent with public health goals, strategies, programs and performance standards adopted by the Oregon Health Policy Board to improve the health of all Oregonians, and shall regularly report to the Legislative Assembly on the accomplishments and needed changes to the initiatives.

25 (g) Establish cost containment mechanisms to reduce health care costs.

(h) Ensure that Oregon's health care workforce is sufficient in numbers and training to meet the
 demand that will be created by the expansion in health coverage, health care system transforma tions, an increasingly diverse population and an aging workforce.

(i) Work with the Oregon congressional delegation to advance the adoption of changes in federal
 law or policy to promote Oregon's comprehensive health reform plan.

(j) Establish a health benefit package in accordance with ORS 741.340 to be used as the baseline
 for all health benefit plans offered through the Oregon Health Insurance Exchange.

(k) [By December 31, 2010,] Investigate and report annually to the Legislative Assembly[, and
 annually thereafter,] on the feasibility and advisability of future changes to the health insurance
 market in Oregon, including but not limited to the following:

36 (A) A requirement for every resident to have health insurance coverage.

(B) A payroll tax as a means to encourage employers to continue providing health insurance totheir employees.

(C) The implementation of a system of interoperable electronic health records utilized by all
 health care providers in this state.

(L) Meet cost-containment goals by structuring reimbursement rates to reward comprehensive management of diseases, quality outcomes and the efficient use of resources by promoting costeffective procedures, services and programs including, without limitation, preventive health, dental and primary care services, web-based office visits, telephone consultations and telemedicine consultations.

[50]

1 (m) Oversee the expenditure of moneys from the Health Care Workforce Strategic Fund to sup-2 port grants to primary care providers and rural health practitioners, to increase the number of pri-3 mary care educators and to support efforts to create and develop career ladder opportunities.

4 (n) Work with the Public Health Benefit Purchasers Committee, administrators of the medical 5 assistance program and the Department of Corrections to identify uniform contracting standards for 6 health benefit plans that achieve maximum quality and cost outcomes and align the contracting 7 standards for all state programs to the greatest extent practicable.

8

(2) The Oregon Health Policy Board is authorized to:

9 (a) Subject to the approval of the Governor, organize and reorganize the authority as the board 10 considers necessary to properly conduct the work of the authority.

(b) Submit directly to the Legislative Counsel, no later than October 1 of each even-numbered year, requests for measures necessary to provide statutory authorization to carry out any of the board's duties or to implement any of the board's recommendations. The measures may be filed prior to the beginning of the legislative session in accordance with the rules of the House of Representatives and the Senate.

(3) If the board or the authority is unable to perform, in whole or in part, any of the duties described in ORS 413.006 to 413.042, 413.101 and 741.340 without federal approval, the authority is authorized to request, in accordance with ORS 413.072, waivers or other approval necessary to perform those duties. The authority shall implement any portions of those duties not requiring legislative authority or federal approval, to the extent practicable.

(4) The enumeration of duties, functions and powers in this section is not intended to be exclusive nor to limit the duties, functions and powers imposed on the board by ORS 413.006 to 413.042,
413.101 and 741.340 and by other statutes.

(5) The board shall consult with the Department of Consumer and Business Services in com pleting the tasks set forth in subsection (1)(j) and (k)(A) of this section.

26 SECTION 45. ORS 413.032 is amended to read:

413.032. (1) The Oregon Health Authority is established. The authority shall:

28 (a) Carry out policies adopted by the Oregon Health Policy Board;

(b) Administer the Oregon Integrated and Coordinated Health Care Delivery System established
 in ORS 414.620;

31 (c) Administer the Oregon Prescription Drug Program;

32 [(d) Administer the Family Health Insurance Assistance Program;]

[(e)] (d) Develop the policies for and the provision of publicly funded medical care and medical
 assistance in this state;

[(f)] (e) Develop the policies for and the provision of mental health treatment and treatment of addictions;

[(g)] (f) Assess, promote and protect the health of the public as specified by state and federal
 law;

(h) (g) Provide regular reports to the board with respect to the performance of health services
 contractors serving recipients of medical assistance, including reports of trends in health services
 and enrollee satisfaction;

[(i)] (h) Guide and support, with the authorization of the board, community-centered health initiatives designed to address critical risk factors, especially those that contribute to chronic disease;
[(j)] (i) Be the state Medicaid agency for the administration of funds from Titles XIX and XXI of the Social Security Act and administer medical assistance under ORS chapter 414;

[(k)] (j) In consultation with the Director of the Department of Consumer and Business Services, 1 2 periodically review and recommend standards and methodologies to the Legislative Assembly for: 3 (A) Review of administrative expenses of health insurers; (B) Approval of rates; and 4 $\mathbf{5}$ (C) Enforcement of rating rules adopted by the Department of Consumer and Business Services; [(L)] (k) Structure reimbursement rates for providers that serve recipients of medical assistance 6 7 to reward comprehensive management of diseases, quality outcomes and the efficient use of resources and to promote cost-effective procedures, services and programs including, without limita-8 9 tion, preventive health, dental and primary care services, web-based office visits, telephone consultations and telemedicine consultations; 10 [(m)] (L) Guide and support community three-share agreements in which an employer, state or 11 12 local government and an individual all contribute a portion of a premium for a community-centered 13 health initiative or for insurance coverage; [(n)] (m) Develop, in consultation with the Department of Consumer and Business Services, one 14 15 or more products designed to provide more affordable options for the small group market; and 16 [(o)] (n) Implement policies and programs to expand the skilled, diverse workforce as described in ORS 414.018 (4). 17 18 (2) The Oregon Health Authority is authorized to: 19 (a) Create an all-claims, all-payer database to collect health care data and monitor and evaluate health care reform in Oregon and to provide comparative cost and quality information to consumers, 20providers and purchasers of health care about Oregon's health care systems and health plan net-2122works in order to provide comparative information to consumers. 23(b) Develop uniform contracting standards for the purchase of health care, including the following: 2425(A) Uniform quality standards and performance measures; (B) Evidence-based guidelines for major chronic disease management and health care services 2627with unexplained variations in frequency or cost; (C) Evidence-based effectiveness guidelines for select new technologies and medical equipment; 2829and 30 (D) A statewide drug formulary that may be used by publicly funded health benefit plans. 31 (3) The enumeration of duties, functions and powers in this section is not intended to be exclu-32sive nor to limit the duties, functions and powers imposed on or vested in the Oregon Health Authority by ORS 413.006 to 413.042, 413.101 and 741.340 or by other statutes. 33 34 SECTION 46. ORS 413.201 is amended to read: 35 413.201. (1) The Oregon Health Authority is responsible for statewide outreach and marketing of the Health Care for All Oregon Children program established in ORS 414.231 and administered 36 37 by the authority [and the Office of Private Health Partnerships] with the goal of enrolling in those 38 programs all eligible children residing in this state. (2) To maximize the enrollment and retention of eligible children in the Health Care for All 39 Oregon Children program, the authority shall develop and administer a grant program to provide 40 funding to organizations and community based groups to deliver culturally specific and targeted 41

42 outreach and direct application assistance to:

43 (a) Members of racial, ethnic and language minority communities;

44 (b) Children living in geographic isolation; and

45 (c) Children and family members with additional barriers to accessing health care, such as cog-

1 nitive, mental health or sensory disorders, physical disabilities or chemical dependency, and children

2 experiencing homelessness.

SECTION 47. ORS 414.041 is amended to read:

4 414.041. (1) The Oregon Health Authority, under the direction of the Oregon Health Policy 5 Board and in collaboration with the Department of Human Services, shall implement a streamlined 6 and simple application process for the medical assistance and premium assistance programs admin-7 istered by the Oregon Health Authority [and the Office of Private Health Partnerships]. The process 8 shall include, but not be limited to:

9 (a) An online application that may be submitted via the Internet;

(b) Application forms that are readable at a sixth grade level and that request the minimum
 amount of information necessary to begin processing the application; and

(c) Application assistance from qualified staff to aid individuals who have language, cognitive,
 physical or geographic barriers to applying for medical assistance or premium assistance.

(2) In developing the simplified application forms, the department shall consult with persons not
employed by the department who have experience in serving vulnerable and hard-to-reach populations.

(3) The Oregon Health Authority shall facilitate outreach and enrollment efforts to connect eligible individuals with all available publicly funded health programs[, *including but not limited to the Family Health Insurance Assistance Program*].

20 21

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SECTION 48. ORS 414.231, as amended by section 39 of this 2013 Act, is amended to read:

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

(2) The Health Care for All Oregon Children program is established to make affordable, accessible health care available to all of Oregon's children. The program is composed of:

(a) Medical assistance funded in whole or in part by Title XIX of the Social Security Act, by the
State Children's Health Insurance Program under Title XXI of the Social Security Act and by moneys appropriated or allocated for that purpose by the Legislative Assembly; and

(b) A private health option [administered by the Office of Private Health Partnerships under]
described in ORS 414.826.

(3) A child is eligible for medical assistance under either subsection (2)(a) or (b) of this section if the child is lawfully present in this state and the income of the child's family is at or below 300 percent of the federal poverty guidelines. There is no asset limit to qualify for the program. The Department of Human Services or the Oregon Health Authority may prescribe by rule additional eligibility criteria for medical assistance described in subsection (2)(a) and (b) of this section consistent with federal requirements for receiving federal financial participation in the costs of the program and consistent with this section.

(4)(a) A child receiving medical assistance through the Health Care for All Oregon Children
 program is continuously eligible for a minimum period of 12 months or until the child reaches 19
 years of age, whichever comes first.

(b) The department or the authority shall reenroll a child for successive 12-month periods of
enrollment as long as the child is eligible for medical assistance on the date of reenrollment and the
child has not yet reached 19 years of age.

42 (c) A child may not be required to submit a new application as a condition of reenrollment under 43 paragraph (b) of this subsection, and the department or the authority must determine the child's 44 eligibility for medical assistance using information and sources available to the department or the 45 authority or documentation that is readily available to the child or the child's caretaker.

[(5) Except for medical assistance funded by Title XIX of the Social Security Act, the department 1 2 or the authority may prescribe by rule a period of uninsurance prior to enrollment in the program.] 3 SECTION 49. ORS 414.826 is amended to read: 414.826. (1) As used in this section: 4 (a) "Child" means a person under 19 years of age who is lawfully present in this state. 5 (b) "Dental plan" [has the meaning given that term in ORS 414.841] means a policy or certif-6 icate of group or individual health insurance, as defined in ORS 731.162, providing payment 7 or reimbursement only for the expenses of dental care. 8 9 (c) "Health benefit plan" has the meaning given that term in ORS [414.841] 743.730. (2) The [Office of Private Health Partnerships] Oregon Health Authority shall administer a 10 private health option to expand access to private health insurance for Oregon's children. 11 12 (3) The [office] authority shall adopt by rule criteria for health benefit plans to qualify for 13 premium assistance under the private health option. The criteria may include, but are not limited to, the following: 14 15[(a) The health benefit plan meets or exceeds the requirements for a basic benchmark health benefit plan under ORS 414.856.] 16 [(b)] (a) The health benefit plan offers a benefit package comparable to the health services 17 provided to children receiving medical assistance, including mental health, vision and dental ser-18 vices, and without any exclusion of or delay of coverage for preexisting conditions. 19 [(c)] (b) The health benefit plan imposes copayments or other cost sharing that is based upon a 20family's ability to pay. 2122[(d)] (c) Expenditures for the health benefit plan qualify for federal financial participation. 23(4) To qualify for premium assistance under the private health option: (a) A dental plan must provide coverage of dental services necessary to prevent disease and 24 promote oral health, restore oral structures to health and function and treat emergency conditions. 25(b) Expenditures for the dental plan must qualify for federal financial participation. 2627(5) The amount of premium assistance provided under this section shall be: (a) Equal to the full cost of the premiums for a health benefit plan and a dental plan for children 28whose family income is at or below 200 percent of the federal poverty guidelines and who have ac-2930 cess to employer sponsored health insurance; and 31 (b) Based on a sliding scale under criteria established by the [office] authority by rule for children whose family income is above 200 percent but at or below 300 percent of the federal pov-32erty guidelines, regardless of whether the child has access to coverage under an employer sponsored 33 34 health benefit plan or dental plan. 35 [(6) A child whose family income is more than 300 percent of the federal poverty guidelines shall be offered the opportunity to purchase a health benefit plan or dental plan through the private health 36 37 option but may not receive premium assistance.] 38 (6) Premium assistance shall be available under this section to a child described in subsection (5)(b) of this section for a health benefit plan purchased through the Oregon Health 39 **Insurance Exchange.** 40 SECTION 50. ORS 414.828 is amended to read: 41 414.828. Notwithstanding eligibility criteria and premium assistance amounts determined pursu-42ant to ORS 414.826, the [Office of Private Health Partnerships] Oregon Health Authority shall 43 provide premium assistance under the private health option to eligible children to the extent the 44

45 Legislative Assembly appropriates funds for that purpose or establishes expenditure limitations to

provide such premium assistance. 1 2 SECTION 51. ORS 414.839 is amended to read: 414.839. Subject to funds available, the Oregon Health Authority may provide medical assistance 3 in the form of premium assistance for the purchase of health insurance coverage provided by public 4 programs or private insurance, including but not limited to: 5 [(1) The Family Health Insurance Assistance Program;] 6 [(2)] (1) Medical assistance described in ORS 414.115; and 7 [(3)] (2) The Health Care for All Oregon Children program established in ORS 414.231. 8 9 SECTION 52. ORS 433.443 is amended to read: 433.443. (1) As used in this section: 10 (a) "Covered entity" means: 11 12 (A) The Children's Health Insurance Program; [(B) The Family Health Insurance Assistance Program established under ORS 414.842;] 13 [(C)] (B) A health insurer that is an insurer as defined in ORS 731.106 and that issues health 14 15 insurance as defined in ORS 731.162; 16 [(D)] (C) The state medical assistance program; and [(E)] (**D**) A health care provider. 17 18 (b) "Health care provider" includes but is not limited to: (A) A psychologist, occupational therapist, regulated social worker, professional counselor or 19 marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675 20or an employee of the psychologist, occupational therapist, regulated social worker, professional 2122counselor or marriage and family therapist; 23(B) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician 2425assistant or acupuncturist; (C) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of 2627the nurse or nursing home administrator; (D) A dentist licensed under ORS chapter 679 or an employee of the dentist; 28(E) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental 2930 hygienist or denturist; 31 (F) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee 32of the speech-language pathologist or audiologist; (G) An emergency medical services provider licensed under ORS chapter 682; 33 34 (H) An optometrist licensed under ORS chapter 683 or an employee of the optometrist; (I) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic 35 36 physician; 37 (J) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic 38 physician; (K) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage 39 40 therapist; (L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct 41 entry midwife; 42(M) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical 43 therapist; 44 (N) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical 45

1	imaging licensee;
2	(O) A respiratory care practitioner licensed under ORS 688.815 or an employee of the respir-
3	atory care practitioner;
4	(P) A polysomnographic technologist licensed under ORS 688.819 or an employee of the poly-
5	somnographic technologist;
6	(Q) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
7	(R) A dietitian licensed under ORS 691.405 to 691.485 or an employee of the dietitian;
8	(S) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
9	service practitioner;
10	(T) A health care facility as defined in ORS 442.015;
11	(U) A home health agency as defined in ORS 443.005;
12	(V) A hospice program as defined in ORS 443.850;
13	(W) A clinical laboratory as defined in ORS 438.010;
14	(X) A pharmacy as defined in ORS 689.005;
15	(Y) A diabetes self-management program as defined in ORS 743A.184; and
16	(Z) Any other person or entity that furnishes, bills for or is paid for health care in the normal
17	course of business.
18	(c) "Individual" means a natural person.
19	(d) "Individually identifiable health information" means any oral or written health information
20	in any form or medium that is:
21	(A) Created or received by a covered entity, an employer or a health care provider that is not
22	a covered entity; and
23	(B) Identifiable to an individual, including demographic information that identifies the individual,
24	or for which there is a reasonable basis to believe the information can be used to identify an indi-
25	vidual, and that relates to:
26	(i) The past, present or future physical or mental health or condition of an individual;
27	(ii) The provision of health care to an individual; or
28	(iii) The past, present or future payment for the provision of health care to an individual.
29	(e) "Legal representative" means attorney at law, person holding a general power of attorney,
30	guardian, conservator or any person appointed by a court to manage the personal or financial affairs
31	of a person, or agency legally responsible for the welfare or support of a person.
32	(2)(a) During a public health emergency declared under ORS 433.441, the Public Health Director
33	may, as necessary to appropriately respond to the public health emergency:
34	(A) Adopt reporting requirements for and provide notice of those requirements to health care
35	providers, institutions and facilities for the purpose of obtaining information directly related to the
36	public health emergency;
37	(B) After consultation with appropriate medical experts, create and require the use of diagnostic
38	and treatment protocols to respond to the public health emergency and provide notice of those
39	protocols to health care providers, institutions and facilities;
40	(C) Order, or authorize local public health administrators to order, public health measures ap-
41	(D) User expressed of the Courses take other exting recorder to address the public health
42	(D) Upon approval of the Governor, take other actions necessary to address the public health
43	emergency and provide notice of those actions to health care providers, institutions and facilities, including public health actions authorized by ORS 431 264:
44 45	including public health actions authorized by ORS 431.264; (E) Take any enforcement action authorized by ORS 431.262, including the imposition of civil
45	(1) take any emoleciment action authorized by Otto 451.202, including the imposition of Civil

1 penalties of up to \$500 per day against individuals, institutions or facilities that knowingly fail to

2 comply with requirements resulting from actions taken in accordance with the powers granted to

3 the Public Health Director under subparagraphs (A), (B) and (D) of this paragraph; and

4 (F) The authority granted to the Public Health Director under this section:

5 (i) Supersedes any authority granted to a local public health authority if the local public health 6 authority acts in a manner inconsistent with guidelines established or rules adopted by the director 7 under this section; and

8 (ii) Does not supersede the general authority granted to a local public health authority or a 9 local public health administrator except as authorized by law or necessary to respond to a public 10 health emergency.

(b) The authority of the Public Health Director to take administrative action, and the effectiveness of any action taken, under paragraph (a)(A), (B), (D), (E) and (F) of this subsection terminates upon the expiration of the [*proclaimed*] **declared** state of public health emergency, unless the actions are continued under other applicable law.

(3) Civil penalties under subsection (2) of this section shall be imposed in the manner provided in ORS 183.745. The Public Health Director must establish that the individual, institution or facility subject to the civil penalty had actual notice of the action taken that is the basis for the penalty. The maximum aggregate total for penalties that may be imposed against an individual, institution or facility under subsection (2) of this section is \$500 for each day of violation, regardless of the number of violations of subsection (2) of this section that occurred on each day of violation.

21 (4)(a) During a [*proclaimed*] **declared** state of public health emergency, the Public Health Di-22 rector and local public health administrators shall be given immediate access to individually iden-23 tifiable health information necessary to:

24 (A) Determine the causes of an illness related to the public health emergency;

25 (B) Identify persons at risk;

26 (C) Identify patterns of transmission;

27 (D) Provide treatment; and

28 (E) Take steps to control the disease.

(b) Individually identifiable health information accessed as provided by paragraph (a) of this subsection may not be used for conducting nonemergency epidemiologic research or to identify persons at risk for post-traumatic mental health problems, or for any other purpose except the purposes listed in paragraph (a) of this subsection.

(c) Individually identifiable health information obtained by the Public Health Director or local
 public health administrators under this subsection may not be disclosed without written authori zation of the identified individual except:

(A) Directly to the individual who is the subject of the information or to the legal representative
 of that individual;

(B) To state, local or federal agencies authorized to receive such information by state or federal
 law;

40 (C) To identify or to determine the cause or manner of death of a deceased individual; or

(D) Directly to a health care provider for the evaluation or treatment of a condition that is the
 subject of a proclamation of a state of public health emergency issued under ORS 433.441.

(d) Upon expiration of the state of public health emergency, the Public Health Director or local
public health administrators may not use or disclose any individually identifiable health information
that has been obtained under this section. If a state of emergency that is related to the state of

public health emergency has been declared under ORS 401.165, the Public Health Director and local 1 2 public health administrators may continue to use any individually identifiable information obtained

as provided under this section until termination of the state of emergency. 3

(5) All civil penalties recovered under this section shall be paid into the State Treasury and 4 credited to the General Fund and are available for general governmental expenses. 5

(6) The Public Health Director may request assistance in enforcing orders issued pursuant to 6 this section from state or local law enforcement authorities. If so requested by the Public Health 7 Director, state and local law enforcement authorities, to the extent resources are available, shall 8 9 assist in enforcing orders issued pursuant to this section.

(7) If the Oregon Health Authority adopts temporary rules to implement the provisions of this 10 section, the rules adopted are not subject to the provisions of ORS 183.335 (6)(a). The authority may 11 12 amend temporary rules adopted pursuant to this subsection as often as necessary to respond to the 13 public health emergency.

SECTION 53. Section 1, chapter 867, Oregon Laws 2009, as amended by section 46, chapter 828, 14 15 Oregon Laws 2009, section 2, chapter 73, Oregon Laws 2010, and section 31, chapter 602, Oregon 16 Laws 2011, is amended to read:

Sec. 1. (1) The Health System Fund is established in the State Treasury, separate and distinct 17 18 from the General Fund. Interest earned by the Health System Fund shall be credited to the fund.

19 (2) Amounts in the Health System Fund are continuously appropriated to the Oregon Health Authority for the purpose of funding the Health Care for All Oregon Children program established 20in ORS 414.231, health services described in ORS 414.025 (8)(a) to (j) and other health services. 2122Moneys in the fund may also be used by the authority to:

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

(b) Pay refunds due under section 41, chapter 736, Oregon Laws 2003, and under section 11, 24 chapter 867, Oregon Laws 2009. 25

(c) Pay administrative costs incurred by the authority to administer the assessment in section 26279, chapter 867, Oregon Laws 2009.

(d) Provide health services described in ORS 414.025 (8) to individuals described in ORS 414.025 28(3)(f)(B).29

30 [(3) The authority shall develop a system for reimbursement by the authority to the Office of Private 31 Health Partnerships out of the Health System Fund for costs associated with administering the private health option pursuant to ORS 414.826.] 32

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ABOLISHING OREGON MEDICAL INSURANCE POOL

37 SECTION 54. The Oregon Medical Insurance Pool is abolished. On the operative date of this section, the tenure of office of the members of the Oregon Medical Insurance Pool Board 38 ceases. 39

SECTION 55. Before the operative date of section 54 of this 2013 Act, the Oregon Medical 40 Insurance Pool Board shall pay all valid outstanding claims against the Oregon Medical In-41 surance Pool. Any balances of amounts remaining in the Oregon Medical Insurance Pool 42Account after the payment of claims shall be refunded to insurers in a manner determined 43 by the board to be fair and equitable. 44

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SECTION 56. (1) Nothing in section 54 or 55 of this 2013 Act, the amendments to ORS

65.957, 192.556, 705.145, 734.790, 743.402, 743.748, 744.704, 746.600, 748.603 and 750.055 by sections
57, 58, 60, 62, 65, 67 and 69 to 72 of this 2013 Act or the repeal of ORS 735.600, 735.605, 735.610,
735.612, 735.614, 735.615, 735.616, 735.620, 735.625, 735.630, 735.635, 735.640, 735.645, 735.650 and
746.222 by section 83 of this 2013 Act relieves a person of a liability, duty or obligation accuring under or with respect to the duties, functions and powers of the Oregon Medical Insurance Pool Board. The Oregon Health Authority may undertake the collection or
enforcement of any such liability, duty or obligation.

8 (2) The rights and obligations of the board legally incurred under contracts, leases and 9 business transactions executed, entered into or begun before the operative date of section 10 54 of this 2013 Act are transferred to the authority. For the purpose of succession to these 11 rights and obligations, the authority is a continuation of the board and not a new authority.

(3) Notwithstanding the abolishment of the Oregon Medical Insurance Pool by section 54 of this 2013 Act, the rules of the board in effect on the effective date of this 2013 Act continue in effect until superseded or repealed by rules of the authority. References in rules of the board to the board or an officer or employee of the board are considered to be references to the authority or an officer or employee of the authority.

(4) Whenever, in any statutory law or resolution of the Legislative Assembly or in any rule, document, record or proceeding authorized by the Legislative Assembly, reference is made to the board or an officer or employee of the board, the reference is considered to be a reference to the authority or an officer or employee of the authority.

SECTION 57. ORS 65.957 is amended to read:

65.957. (1) This chapter applies to all domestic corporations in existence on October 3, 1989, that were incorporated under any general statute of this state providing for incorporation of nonprofit corporations if power to amend or repeal the statute under which the corporation was incorporated

25 was reserved.

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(2) Without limitation as to any other corporations that may be outside the scope of subsection(1) of this section, this chapter does not apply to the following:

(a) The Oregon State Bar and the Oregon State Bar Professional Liability Fund created under
 ORS 9.005 to 9.755;

30 (b) The State Accident Insurance Fund Corporation created under ORS chapter 656;

(c) The Oregon Insurance Guaranty Association and the Oregon Life and Health Insurance
 Guaranty Association created under ORS chapter 734; and

(d) The Oregon FAIR Plan Association [and the Oregon Medical Insurance Pool] created under
 ORS [chapter 735] 735.045.

35 **SECTION 58.** ORS 192.556, as amended by section 42 of this 2013 Act, is amended to read:

36 192.556. As used in ORS 192.553 to 192.581:

(1) "Authorization" means a document written in plain language that contains at least the fol-lowing:

(a) A description of the information to be used or disclosed that identifies the information in a
 specific and meaningful way;

41 (b) The name or other specific identification of the person or persons authorized to make the 42 requested use or disclosure;

43 (c) The name or other specific identification of the person or persons to whom the covered entity
 44 may make the requested use or disclosure;

45 (d) A description of each purpose of the requested use or disclosure, including but not limited

1	to a statement that the use or disclosure is at the request of the individual;
2	(e) An expiration date or an expiration event that relates to the individual or the purpose of the
3	use or disclosure;
4	(f) The signature of the individual or personal representative of the individual and the date;
5	(g) A description of the authority of the personal representative, if applicable; and
6	(h) Statements adequate to place the individual on notice of the following:
7	(A) The individual's right to revoke the authorization in writing;
8	(B) The exceptions to the right to revoke the authorization;
9	(C) The ability or inability to condition treatment, payment, enrollment or eligibility for benefits
10	on whether the individual signs the authorization; and
11	(D) The potential for information disclosed pursuant to the authorization to be subject to
12	redisclosure by the recipient and no longer protected.
13	(2) "Covered entity" means:
14	(a) A state health plan;
15	(b) A health insurer;
16	(c) A health care provider that transmits any health information in electronic form to carry out
17	financial or administrative activities in connection with a transaction covered by ORS 192.553 to
18	192.581; or
19	(d) A health care clearinghouse.
20	(3) "Health care" means care, services or supplies related to the health of an individual.
21	(4) "Health care operations" includes but is not limited to:
22	(a) Quality assessment, accreditation, auditing and improvement activities;
23	(b) Case management and care coordination;
24	(c) Reviewing the competence, qualifications or performance of health care providers or health
25	insurers;
26	(d) Underwriting activities;
27	(e) Arranging for legal services;
28	(f) Business planning;
29	(g) Customer services;
30	(h) Resolving internal grievances;
31	(i) Creating deidentified information; and
32	(j) Fundraising.
33	(5) "Health care provider" includes but is not limited to:
34	(a) A psychologist, occupational therapist, regulated social worker, professional counselor or
35	marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675
36	or an employee of the psychologist, occupational therapist, regulated social worker, professional
37	counselor or marriage and family therapist;
38	(b) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
39	under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician
40	assistant or acupuncturist;
41	(c) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of
42	the nurse or nursing home administrator;
43	(d) A dentist licensed under ORS chapter 679 or an employee of the dentist;
44	(e) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
45	hygienist or denturist;

[60]

1	(f) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
2	of the speech-language pathologist or audiologist;
3	(g) An emergency medical services provider licensed under ORS chapter 682;
4	(h) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;
5	(i) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
6	physician;
7	(j) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
8	physician;
9	(k) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
10	therapist;
11	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
12	entry midwife;
13	(m) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
14	therapist;
15	(n) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
16	imaging licensee;
17	(o) A respiratory care practitioner licensed under ORS 688.815 or an employee of the respiratory
18	care practitioner;
19	(p) A polysomnographic technologist licensed under ORS 688.819 or an employee of the poly-
20	somnographic technologist;
21	(q) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
22	(r) A dietitian licensed under ORS 691.405 to 691.485 or an employee of the dietitian;
23	(s) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
24	service practitioner;
25	(t) A health care facility as defined in ORS 442.015;
26	(u) A home health agency as defined in ORS 443.005;
27	(v) A hospice program as defined in ORS 443.850;
28	(w) A clinical laboratory as defined in ORS 438.010;
29	(x) A pharmacy as defined in ORS 689.005;
30	(y) A diabetes self-management program as defined in ORS 743A.184; and
31	(z) Any other person or entity that furnishes, bills for or is paid for health care in the normal
32 22	course of business. (6) "Health information" means any oral or written information in any form or medium that:
33 24	(a) Is created or received by a covered entity, a public health authority, an employer, a life
34 35	insurer, a school, a university or a health care provider that is not a covered entity; and
36	(b) Relates to:
30 37	(A) The past, present or future physical or mental health or condition of an individual;
38	(B) The provision of health care to an individual; or
39	(C) The past, present or future payment for the provision of health care to an individual.
40	(7) "Health insurer" means[:]
41	[(a)] an insurer as defined in ORS 731.106 who offers:
42	[(A)] (a) A health benefit plan as defined in ORS 743.730;
43	[(B)] (b) A short term health insurance policy, the duration of which does not exceed six months
44	including renewals;

45 [(C)] (c) A student health insurance policy;

1	[(D)] (d) A Medicare supplemental policy; or
2	[(E)] (e) A dental only policy.
3	[(b) The Oregon Medical Insurance Pool operated by the Oregon Medical Insurance Pool Board
4	under ORS 735.600 to 735.650.]
5	(8) "Individually identifiable health information" means any oral or written health information
6	in any form or medium that is:
7	(a) Created or received by a covered entity, an employer or a health care provider that is not
8	a covered entity; and
9	(b) Identifiable to an individual, including demographic information that identifies the individual,
10	or for which there is a reasonable basis to believe the information can be used to identify an indi-
11	vidual, and that relates to:
12	(A) The past, present or future physical or mental health or condition of an individual;
13	(B) The provision of health care to an individual; or
14	(C) The past, present or future payment for the provision of health care to an individual.
15	(9) "Payment" includes but is not limited to:
16	(a) Efforts to obtain premiums or reimbursement;
17	(b) Determining eligibility or coverage;
18	(c) Billing activities;
19	(d) Claims management;
20	(e) Reviewing health care to determine medical necessity;
21	(f) Utilization review; and
22	(g) Disclosures to consumer reporting agencies.
23	(10) "Personal representative" includes but is not limited to:
24	(a) A person appointed as a guardian under ORS 125.305, 419B.370, 419C.481 or 419C.555 with
25	authority to make medical and health care decisions;
26	(b) A person appointed as a health care representative under ORS 127.505 to 127.660 or a rep-
27	resentative under ORS 127.700 to 127.737 to make health care decisions or mental health treatment
28	decisions;
29	(c) A person appointed as a personal representative under ORS chapter 113; and
30	(d) A person described in ORS 192.573.
31	(11)(a) "Protected health information" means individually identifiable health information that is
32	maintained or transmitted in any form of electronic or other medium by a covered entity.
33	(b) "Protected health information" does not mean individually identifiable health information in:
34	(A) Education records covered by the federal Family Educational Rights and Privacy Act (20
35	U.S.C. 1232g);
36	(B) Records described at 20 U.S.C. 1232g(a)(4)(B)(iv); or
37	(C) Employment records held by a covered entity in its role as employer.
38	(12) "State health plan" means:
39	(a) Medical assistance as defined in ORS 414.025;
40	(b) The Health Care for All Oregon Children program; or
41	(c) Any medical assistance or premium assistance program operated by the Oregon Health Au-
42	thority.
43	(13) "Treatment" includes but is not limited to:
44	(a) The provision, coordination or management of health care; and
45	(b) Consultations and referrals between health care providers.

SECTION 59. ORS 291.055 is amended to read: 1 2 291.055. (1) Notwithstanding any other law that grants to a state agency the authority to establish fees, all new state agency fees or fee increases adopted during the period beginning on the 3 date of adjournment sine die of a regular session of the Legislative Assembly and ending on the date 4 of adjournment sine die of the next regular session of the Legislative Assembly: 5 (a) Are not effective for agencies in the executive department of government unless approved 6 in writing by the Director of the Oregon Department of Administrative Services; 7 (b) Are not effective for agencies in the judicial department of government unless approved in 8 9 writing by the Chief Justice of the Supreme Court; (c) Are not effective for agencies in the legislative department of government unless approved 10 in writing by the President of the Senate and the Speaker of the House of Representatives; 11 12 (d) Shall be reported by the state agency to the Oregon Department of Administrative Services 13 within 10 days of their adoption; and (e) Are rescinded on adjournment sine die of the next regular session of the Legislative Assem-14 15 bly as described in this subsection, unless otherwise authorized by enabling legislation setting forth the approved fees. 16 17 (2) This section does not apply to: 18 (a) Any tuition or fees charged by the State Board of Higher Education and the public universities listed in ORS 352.002. 19 (b) Taxes or other payments made or collected from employers for unemployment insurance re-20quired by ORS chapter 657 or premium assessments required by ORS 656.612 and 656.614 or contri-2122butions and assessments calculated by cents per hour for workers' compensation coverage required 23by ORS 656.506. (c) Fees or payments required for: 24(A) Health care services provided by the Oregon Health and Science University, by the Oregon 25Veterans' Homes and by other state agencies and institutions pursuant to ORS 179.610 to 179.770. 2627[(B) Assessments and premiums paid to the Oregon Medical Insurance Pool established by ORS 735.614 and 735.625.] 28[(C)] (B) Copayments and premiums paid to the Oregon medical assistance program. 2930 [(D)] (C) Assessments paid to the Department of Consumer and Business Services under ORS 31 743.951 and 743.961. 32(d) Fees created or authorized by statute that have no established rate or amount but are calculated for each separate instance for each fee payer and are based on actual cost of services pro-33 34 vided. 35 (e) State agency charges on employees for benefits and services. 36 (f) Any intergovernmental charges. 37 (g) Forest protection district assessment rates established by ORS 477.210 to 477.265 and the Oregon Forest Land Protection Fund fees established by ORS 477.760. 38 (h) State Department of Energy assessments required by ORS 469.421 (8) and 469.681. 39 (i) Any charges established by the State Parks and Recreation Director in accordance with ORS 40 565.080 (3). 41 (j) Assessments on premiums charged by the Department of Consumer and Business Services 42 pursuant to ORS 731.804 or fees charged by the Division of Finance and Corporate Securities of the 43 Department of Consumer and Business Services to banks, trusts and credit unions pursuant to ORS 44 706.530 and 723.114. 45

(k) Public Utility Commission operating assessments required by ORS 756.310 or charges paid 1 2 to the Residential Service Protection Fund required by chapter 290, Oregon Laws 1987.

3 (L) Fees charged by the Housing and Community Services Department for intellectual property pursuant to ORS 456.562. 4

(m) New or increased fees that are anticipated in the legislative budgeting process for an 5 agency, revenues from which are included, explicitly or implicitly, in the legislatively adopted 6 budget or the legislatively approved budget for the agency. 7

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(n) Tolls approved by the Oregon Transportation Commission pursuant to ORS 383.004.

9 (o) Convenience fees as defined in ORS 182.126 and established by the Oregon Department of Administrative Services under ORS 182.132 (3) and recommended by the Electronic Government 10 Portal Advisory Board. 11

12 (3)(a) Fees temporarily decreased for competitive or promotional reasons or because of unex-13 pected and temporary revenue surpluses may be increased to not more than their prior level without compliance with subsection (1) of this section if, at the time the fee is decreased, the state agency 14 15 specifies the following:

16 (A) The reason for the fee decrease; and

(B) The conditions under which the fee will be increased to not more than its prior level.

18 (b) Fees that are decreased for reasons other than those described in paragraph (a) of this subsection may not be subsequently increased except as allowed by ORS 291.050 to 291.060 and 294.160. 19 20

SECTION 60. ORS 705.145 is amended to read:

705.145. (1) There is created in the State Treasury a fund to be known as the Consumer and 2122Business Services Fund, separate and distinct from the General Fund. All moneys collected or re-23ceived by the Department of Consumer and Business Services, except moneys [collected pursuant to ORS 735.612 and those moneys] required to be paid into the Workers' Benefit Fund, shall be paid 24 25into the State Treasury and credited to the Consumer and Business Services Fund. Moneys in the fund may be invested in the same manner as other state moneys and any interest earned shall be 2627credited to the fund.

(2) The department shall keep a record of all moneys deposited in the Consumer and Business 28Services Fund that shall indicate, by separate account, the source from which the moneys are de-2930 rived, the interest earned and the activity or program against which any withdrawal is charged.

31 (3) If moneys credited to any one account are withdrawn, transferred or otherwise used for purposes other than the program or activity for which the account is established, interest shall ac-32crue on the amount withdrawn from the date of withdrawal and until such funds are restored. 33

34 (4) Moneys in the fund are continuously appropriated to the department for its administrative 35 expenses and for its expenses in carrying out its functions and duties under any provision of law.

(5) Except as provided in ORS 705.165, it is the intention of the Legislative Assembly that the 36 37 performance of the various duties and functions of the department in connection with each of its 38 programs shall be financed by the fees, assessments and charges established and collected in connection with those programs. 39

40 (6) There is created by transfer from the Consumer and Business Services Fund a revolving administrative account in the amount of \$100,000. The revolving account shall be disbursed by checks 41 or orders issued by the director or the Workers' Compensation Board and drawn upon the State 42Treasury, to carry on the duties and functions of the department and the board. All checks or orders 43 paid from the revolving account shall be reimbursed by a warrant drawn in favor of the department 44 charged against the Consumer and Business Services Fund and recorded in the appropriate subsid-45

1 iary record.

2 (7) For the purposes of ORS chapter 656, the revolving account created pursuant to subsection 3 (6) of this section may also be used to:

4 (a) Pay compensation benefits; and

5 (b) Refund to employers amounts paid to the Consumer and Business Services Fund in excess 6 of the amounts required by ORS chapter 656.

(8) Notwithstanding subsections (2), (3) and (5) of this section and except as provided in ORS
455.220 (1), the moneys derived pursuant to ORS 446.003 to 446.200, 446.210, 446.225 to 446.285,
446.395 to 446.420, 446.566 to 446.646, 446.661 to 446.756 and 455.220 (1) and deposited to the fund,
interest earned on those moneys and withdrawals of moneys for activities or programs under ORS
446.003 to 446.200, 446.210, 446.225 to 446.285, 446.395 to 446.420, 446.566 to 446.646 and 446.661 to
446.756, or education and training programs pertaining thereto, must be assigned to a single account
within the fund.

(9) Notwithstanding subsections (2), (3) and (5) of this section, the moneys derived pursuant to 14 15 ORS 455.240 or 460.370 or from state building code or specialty code program fees for which the 16 amount is established by department rule pursuant to ORS 455.020 (2) and deposited to the fund, interest earned on those moneys and withdrawals of moneys for activities or programs described 17 18 under ORS 455.240 or 446.566 to 446.646, 446.661 to 446.756 and 460.310 to 460.370, structural or 19 mechanical specialty code programs or activities for which a fee is collected under ORS 455.020 (2), 20or programs described under subsection (10) of this section that provide training and education for persons employed in producing, selling, installing, delivering or inspecting manufactured structures 2122or manufactured dwelling parks or recreation parks, must be assigned to a single account within the 23fund.

(10) Notwithstanding ORS 279.835 to 279.855 and ORS chapters 279A and 279B, the department may, after consultation with the appropriate specialty code advisory boards established under ORS 455.132, 455.135, 455.138, 480.535 and 693.115, contract for public or private parties to develop or provide training and education programs relating to the state building code and associated licensing or certification programs.

29 SECTION 61. ORS 731.036 is amended to read:

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731.036. Except as provided in ORS 743.061 or as specifically provided by law, the Insurance
 Code does not apply to any of the following to the extent of the subject matter of the exemption:

(1) A bail bondsman, other than a corporate surety and its agents.

(2) A fraternal benefit society that has maintained lodges in this state and other states for 50
 years prior to January 1, 1961, and for which a certificate of authority was not required on that
 date.

(3) A religious organization providing insurance benefits only to its employees, if the organization is in existence and exempt from taxation under section 501(c)(3) of the federal Internal Revenue
Code on September 13, 1975.

(4) Public bodies, as defined in ORS 30.260, that either individually or jointly establish a self insurance program for tort liability in accordance with ORS 30.282.

(5) Public bodies, as defined in ORS 30.260, that either individually or jointly establish a self insurance program for property damage in accordance with ORS 30.282.

(6) Cities, counties, school districts, community college districts, community college service districts or districts, as defined in ORS 198.010 and 198.180, that either individually or jointly insure
for health insurance coverage, excluding disability insurance, their employees or retired employees,

or their dependents, or students engaged in school activities, or combination of employees and de-1 2 pendents, with or without employee or student contributions, if all of the following conditions are

3 met:

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(a) The individual or jointly self-insured program meets the following minimum requirements:

(A) In the case of a school district, community college district or community college service 5 district, the number of covered employees and dependents and retired employees and dependents 6 aggregates at least 500 individuals; 7

(B) In the case of an individual public body program other than a school district, community 8 9 college district or community college service district, the number of covered employees and depen-10 dents and retired employees and dependents aggregates at least 500 individuals; and

(C) In the case of a joint program of two or more public bodies, the number of covered em-11 12 ployees and dependents and retired employees and dependents aggregates at least 1,000 individuals; 13 (b) The individual or jointly self-insured health insurance program includes all coverages and benefits required of group health insurance policies under ORS chapters 743 and 743A; 14

15 (c) The individual or jointly self-insured program must have program documents that define program benefits and administration; 16

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(d) Enrollees must be provided copies of summary plan descriptions including:

18 (A) Written general information about services provided, access to services, charges and scheduling applicable to each enrollee's coverage; 19

20(B) The program's grievance and appeal process; and

(C) Other group health plan enrollee rights, disclosure or written procedure requirements es-21 22tablished under ORS chapters 743 and 743A;

23(e) The financial administration of an individual or jointly self-insured program must include the 24following requirements:

25(A) Program contributions and reserves must be held in separate accounts and used for the ex-26clusive benefit of the program;

27(B) The program must maintain adequate reserves. Reserves may be invested in accordance with the provisions of ORS chapter 293. Reserve adequacy must be calculated annually with proper 28actuarial calculations including the following: 29

- 30 (i) Known claims, paid and outstanding;
- 31 (ii) A history of incurred but not reported claims;

(iii) Claims handling expenses; 32

(iv) Unearned contributions; and 33

34 (v) A claims trend factor; and

35 (C) The program must maintain adequate reinsurance against the risk of economic loss in accordance with the provisions of ORS 742.065 unless the program has received written approval for 36 37 an alternative arrangement for protection against economic loss from the Director of the Depart-38 ment of Consumer and Business Services;

(f) The individual or jointly self-insured program must have sufficient personnel to service the 39 employee benefit program or must contract with a third party administrator licensed under ORS 40 chapter 744 as a third party administrator to provide such services; 41

[(g) The individual or jointly self-insured program shall be subject to assessment in accordance 42 with ORS 735.614 and former enrollees shall be eligible for portability coverage in accordance with 43 ORS 735.616;] 44

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[(h)] (g) The public body, or the program administrator in the case of a joint insurance program

of two or more public bodies, files with the Director of the Department of Consumer and Business 1 Services copies of all documents creating and governing the program, all forms used to communicate 2 the coverage to beneficiaries, the schedule of payments established to support the program and, 3 annually, a financial report showing the total incurred cost of the program for the preceding year. 4 A copy of the annual audit required by ORS 297.425 may be used to satisfy the financial report filing 5 6 requirement; and

7 [(i)] (h) Each public body in a joint insurance program is liable only to its own employees and no others for benefits under the program in the event, and to the extent, that no further funds, in-8 9 cluding funds from insurance policies obtained by the pool, are available in the joint insurance pool. 10 (7) All ambulance services.

(8) A person providing any of the services described in this subsection. The exemption under this 11 12 subsection does not apply to an authorized insurer providing such services under an insurance pol-13 icy. This subsection applies to the following services:

(a) Towing service. 14

15 (b) Emergency road service, which means adjustment, repair or replacement of the equipment, tires or mechanical parts of a motor vehicle in order to permit the motor vehicle to be operated 16 17 under its own power.

18 (c) Transportation and arrangements for the transportation of human remains, including all necessary and appropriate preparations for and actual transportation provided to return a 19 decedent's remains from the decedent's place of death to a location designated by a person with 20valid legal authority under ORS 97.130. 21

22(9)(a) A person described in this subsection who, in an agreement to lease or to finance the 23purchase of a motor vehicle, agrees to waive for no additional charge the amount specified in paragraph (b) of this subsection upon total loss of the motor vehicle because of physical damage, theft 24or other occurrence, as specified in the agreement. The exemption established in this subsection 25applies to the following persons: 26

27(A) The seller of the motor vehicle, if the sale is made pursuant to a motor vehicle retail installment contract. 28

(B) The lessor of the motor vehicle. 29

30 (C) The lender who finances the purchase of the motor vehicle.

31 (D) The assignee of a person described in this paragraph.

32(b) The amount waived pursuant to the agreement shall be the difference, or portion thereof, between the amount received by the seller, lessor, lender or assignee, as applicable, that represents 33 34 the actual cash value of the motor vehicle at the date of loss, and the amount owed under the 35 agreement.

(10) A self-insurance program for tort liability or property damage that is established by two or 36 37 more affordable housing entities and that complies with the same requirements that public bodies 38 must meet under ORS 30.282 (6). As used in this subsection:

(a) "Affordable housing" means housing projects in which some of the dwelling units may be 39 purchased or rented, with or without government assistance, on a basis that is affordable to indi-40 viduals of low income. 41

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(b) "Affordable housing entity" means any of the following:

(A) A housing authority created under the laws of this state or another jurisdiction and any 43 agency or instrumentality of a housing authority, including but not limited to a legal entity created 44 to conduct a self-insurance program for housing authorities that complies with ORS 30.282 (6). 45

1 (B) A nonprofit corporation that is engaged in providing affordable housing.

2 (C) A partnership or limited liability company that is engaged in providing affordable housing 3 and that is affiliated with a housing authority described in subparagraph (A) of this paragraph or 4 a nonprofit corporation described in subparagraph (B) of this paragraph if the housing authority or 5 nonprofit corporation:

6 (i) Has, or has the right to acquire, a financial or ownership interest in the partnership or lim-7 ited liability company;

8 (ii) Has the power to direct the management or policies of the partnership or limited liability9 company;

(iii) Has entered into a contract to lease, manage or operate the affordable housing owned by
 the partnership or limited liability company; or

12 (iv) Has any other material relationship with the partnership or limited liability company.

(11) A community-based health care initiative approved by the Administrator of the Office for
 Oregon Health Policy and Research under ORS 735.723 operating a community-based health care
 improvement program approved by the administrator.

(12) Except as provided in ORS 735.500 and 735.510, a person certified by the Department of
 Consumer and Business Services to operate a retainer medical practice.

18 **SECTION 62.** ORS 734.790 is amended to read:

734.790. (1) ORS 734.750 to 734.890 provide coverage for policies and contracts specified in subsection (2) of this section to the following persons who are not provided coverage under the laws
of another state:

(a) To a person who is a resident, if the person is an owner of or a certificate holder under the
policy or contract other than a structured settlement annuity or, in the case of an unallocated annuity contract, an employee participating in a governmental retirement plan established under section 401, 403(b) or 457 of the United States Internal Revenue Code or the beneficiaries of each such
individual if deceased.

(b) To a person who is not a resident, if the person is an owner of or a certificate holder under the policy or contract other than a structured settlement annuity or, in the case of an unallocated annuity contract, an employee participating in a governmental retirement plan established under section 401, 403(b) or 457 of the United States Internal Revenue Code or the beneficiaries of each such individual if deceased. This paragraph applies to a person who is not a resident only if all of the following conditions are met:

33 (A) The insurer that issued the policy or contract must be a member insurer.

(B) The state in which the person resides must have an association similar to the Oregon Lifeand Health Insurance Guaranty Association.

36 (C) The person must not be eligible for coverage by an association in the state in which the 37 person resides, as described in subparagraph (B) of this paragraph, due to the fact that the insurer 38 was not authorized to transact insurance or licensed in that state at the time specified in the state's 39 guaranty association law.

40 (c) To a person who, regardless of where the person resides, is a beneficiary, assignee or payee
41 of the persons covered under paragraph (a) or (b) of this subsection. This paragraph does not include
42 a nonresident certificate holder under a group policy or contract.

(d) To a person who is a payee under a structured settlement annuity, or to the beneficiary of
a payee if the payee is deceased, if the payee:

45 (A) Is a resident, regardless of where the contract owner resides; or

1 (B) Is not a resident, but only under both of the following conditions:

(i) The contract owner of the structured settlement annuity is a resident and is not afforded any
coverage by an association in another state that is similar to the association created under ORS
734.800, or the contract owner of the structured settlement annuity is not a resident but the insurer
that issued the structured settlement annuity is domiciled in this state and the state in which the
contract owner resides has an association similar to the association created under ORS 734.800; and
(ii) Neither the payee or beneficiary nor the contract owner of the structured settlement annuity

8 is eligible for coverage by the association of the state in which the payee or contract owner resides.
9 (2) Except as limited by ORS 734.750 to 734.890, the association shall provide coverage to the
10 persons specified in subsection (1) of this section for direct nongroup life or health insurance poli-

cies or annuity contracts, for certificates under direct group policies or contracts, and for supplemental contracts to any of these, in each case issued by member insurers.

13 (3) ORS 734.750 to 734.890 do not provide coverage for:

(a) That portion of any policy or contract not guaranteed by the member insurer or under whichthe risk is borne by the policyholder or contract owner.

(b) Any policy or contract or part thereof assumed by the impaired or insolvent insurer under
 a contract of reinsurance, other than reinsurance for which assumption certificates have been is sued.

(c) Any policy or contract issued by a health care service contractor complying with ORS
750.005 to 750.095.

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(d) Any policy or contract issued by a fraternal benefit society.

(e) Any portion of a policy or contract to the extent that the interest rate on which the policy or contract is based, or to the extent that the interest rate, crediting rate or similar factor determined by use of an index or other external reference stated in the policy or contract for the purpose of calculating returns or changes in value:

(A) Exceeds, when averaged over the period of four years prior to the date on which the member insurer becomes either an impaired or insolvent insurer under ORS 734.750 to 734.890, whichever occurs first, a rate of interest determined by subtracting four percentage points from Moody's Corporate Bond Yield Average averaged for that same four-year period or for a lesser period if the policy or contract was issued less than four years before the member insurer becomes either an impaired or insolvent insurer under ORS 734.750 to 734.890, whichever occurred first; and

(B) Exceeds, on and after the date on which the member insurer becomes either an impaired or
insolvent insurer under ORS 734.750 to 734.890, whichever occurs first, the rate of interest determined by subtracting three percentage points from Moody's Corporate Bond Yield Average as most
recently available.

(f) Any portion of a policy or contract issued to a plan or program of an employer, association or similar entity to provide life insurance, health insurance or annuity benefits to its employees or members to the extent that the plan or program is self-funded or uninsured, including benefits payable by an employer, association or similar entity under any of the following:

(A) A multiple employer welfare arrangement as defined in section 3(40) (29 U.S.C. 1002(40)) of
 the Employee Retirement Income Security Act of 1974, as amended.

42 (B) A minimum premium group insurance plan.

43 (C) A stop-loss group insurance plan.

44 (D) An administrative services only contract.

45 (g) Any portion of a policy or contract to the extent that it provides dividends or experience

1 rating credits or voting rights, or provides that any fees or allowances be paid to any person, in-

2 cluding the policyholder or contract owner, in connection with the service to or administration of

3 the policy or contract.

4 (h) Any policy or contract issued in this state by a member insurer at a time that the insurer 5 did not have a certificate of authority to issue the policy or contract in this state.

6 (i) Any unallocated annuity contract issued to or in connection with an employee benefit plan 7 protected under the federal Pension Benefit Guaranty Corporation, regardless of whether the federal 8 Pension Benefit Guaranty Corporation has yet become liable to make any payments with respect to 9 the benefit plan.

(j) Any portion of any unallocated annuity contract that is not issued to or in connection with a government retirement plan referred to in subsection (1) of this section, or a government lottery.

12 [(k) Any coverage issued by the Oregon Medical Insurance Pool.]

[(L)] (k) Any portion of a policy or contract to the extent that the assessments required by ORS
 734.815 with respect to the policy or contract are preempted by federal or state law.

15 [(m)] (L) An obligation that does not arise under the express written terms of the policy or 16 contract issued by the insurer to the policyholder or contract owner, including but not limited to:

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(A) Claims based on marketing materials;

(B) Claims based on side letters, riders or other documents that were issued by the insurer
without meeting applicable policy or contract form filing or approval requirements;

(C) Misrepresentations of, or regarding, policy or contract benefits;

(D) Extracontractual claims, including but not limited to claims related to bad faith in the pay ment of claims, punitive or exemplary damages or attorney fees or costs; or

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(E) A claim for penalties or consequential or incidental damages.

[(n)] (m) A contractual agreement that establishes the member insurer's obligations to provide a book value accounting guaranty for defined contribution benefit plan participants by reference to a portfolio of assets that is owned by the benefit plan or its trustee that in either case is not an affiliate of the member insurer.

[(o)] (n) Any portion of a policy or contract to the extent that portion provides for interest or 28other changes in value to be determined by the use of an index or other external reference stated 2930 in the policy or contract, but the changes in value have not been credited to the policy or contract, 31 or as to which the policyholder's or contract owner's rights are subject to forfeiture, as of the date on which the member insurer becomes either an impaired or insolvent insurer, whichever occurs 32first. If the interest or changes in value in a policy or contract are credited less frequently than 33 34 annually, for purposes of determining the values that have been credited and are not subject to 35 forfeiture under this paragraph, the interest or change in value that is determined by using the procedures specified in the policy or contract shall be credited as if the contractual date of crediting 36 37 interest or changing value was the date of the impairment or insolvency, whichever is earlier, and 38 may not be subject to forfeiture.

[(p)] (o) Any policy or contract providing any hospital, medical, prescription drug or other
 health care benefits under Part C or Part D of subchapter XVIII, chapter 7, Title 42 of the United
 States Code, or any regulations issued under those provisions.

42 (4) As used in this section, "Moody's Corporate Bond Yield Average" means the Monthly Av 43 erage Corporates as published by Moody's Investors Service, Inc., or any successor thereto.

44 **SECTION 63.** ORS 735.610 is amended to read:

45 735.610. (1) There is created in the Oregon Health Authority the Oregon Medical Insurance Pool

Board. The board shall establish the Oregon Medical Insurance Pool and otherwise carry out the 1 2 responsibilities of the board under ORS 735.600 to 735.650.

(2) The board shall consist of 10 individuals, eight of whom shall be appointed by the Director 3 of the Oregon Health Authority. The Director of the Department of Consumer and Business Ser-4 vices or the director's designee and the Director of the Oregon Health Authority or the director's 5 designee shall be members of the board. The chair of the board shall be elected from among the 6 members of the board. The board shall at all times, to the extent possible, include at least one rep-7 resentative of a domestic insurance company licensed to transact health insurance, one represen-8 9 tative of a domestic not-for-profit health care service contractor, one representative of a health maintenance organization, one representative of reinsurers and two members of the general public 10 who are not associated with the medical profession, a hospital or an insurer. A majority of the 11 12 voting members of the board constitutes a quorum for the transaction of business. An act by a ma-13 jority of a quorum is an official act of the board.

(3) The Director of the Oregon Health Authority may fill any vacancy on the board by ap-14 15 pointment.

16(4) The board shall have the general powers and authority under the laws of this state granted to insurance companies with a certificate of authority to transact health insurance and the specific 17 18 authority to:

19 (a) Enter into such contracts as are necessary or proper to carry out the provisions and purposes of ORS 735.600 to 735.650 including the authority to enter into contracts with similar pools 20of other states for the joint performance of common administrative functions, or with persons or 2122other organizations for the performance of administrative functions;

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(b) Recover any assessments for, on behalf of, or against insurers;

(c) Take such legal action as is necessary to avoid the payment of improper claims against the 24 pool or the coverage provided by or through the pool; and 25

(d) Establish appropriate rates, rate schedules, rate adjustments, expense allowances, insurance 2627producers' referral fees, claim reserves or formulas and perform any other actuarial function appropriate to the operation of the pool. Rates may not be unreasonable in relation to the coverage 28provided, the risk experience and expenses of providing the coverage. Rates and rate schedules may 2930 be adjusted for appropriate risk factors such as age and area variation in claim costs and shall take 31 into consideration appropriate risk factors in accordance with established actuarial and underwrit-32ing practices[;].

[(e) Issue policies of insurance in accordance with the requirements of ORS 735.600 to 735.650;]

34 [(f) Appoint from among insurers appropriate actuarial and other committees as necessary to provide technical assistance in the operation of the pool, policy and other contract design, and any other 35 function within the authority of the board;] 36

37 [(g) Seek advances to effect the purposes of the pool; and]

38 [(h) Establish rules, conditions and procedures for reinsuring risks under ORS 735.600 to 735.650.] 39

40 (5) Each member of the board is entitled to compensation and expenses as provided in ORS 292.495 41

(6) The Director of the Oregon Health Authority shall adopt rules, as provided under ORS 42 chapter 183, implementing policies recommended by the board for the purpose of carrying out ORS 43 735.600 to 735.650. 44

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(7) In consultation with the board, the Director of the Oregon Health Authority shall employ

1 such staff and consultants as may be necessary for the purpose of carrying out responsibilities under

2 ORS 735.600 to 735.650.

3 SECTION 63a. ORS 735.615 is amended to read:

4 735.615. (1) Except as provided in subsection (3) of this section, a person who is a resident of 5 this state, as defined by the Oregon Medical Insurance Pool Board, is eligible for medical pool 6 coverage if:

(a) An insurer, or an insurance company with a certificate of authority in any other state, has
made within a time frame established by the board an adverse underwriting decision, as defined in
ORS 746.600 (1)(a)(A), (B) or (D), on individual medical insurance for health reasons while the person
was a resident;

(b) The person has a history of any medical or health conditions on the list adopted by the board
 under subsection (2) of this section;

(c) The person is a spouse or dependent of a person described in paragraph (a) or (b) of this
 subsection; or

(d) The person is eligible for the credit for health insurance costs under section 35 of the federal
Internal Revenue Code, as amended and in effect on December 31, 2004.

(2) The board may adopt a list of medical or health conditions for which a person is eligible for
 pool coverage without applying for individual medical insurance pursuant to this section.

19 (3) A person is not eligible for coverage under ORS 735.600 to 735.650 if:

20 [(a) Except as provided in ORS 735.625 (3) and subsection (5) of this section, the person is eligible 21 for Medicare;]

[(b)] (a) The person is eligible to receive health services as defined in ORS 414.025 that meet or exceed those adopted by the board;

[(c)] (b) The person has terminated coverage in the pool within the last 12 months and the termination was for:

(A) A reason other than becoming eligible to receive health services as defined in ORS 414.025;
 or

28 (B) A reason that does not meet exception criteria established by the board;

[(d)] (c) The person has exceeded the maximum lifetime benefit established by the board;

30 [(e)] (d) The person is an inmate of or a patient in a public institution named in ORS 179.321;

31 [(f)] (e) The person has, on the date of issue of coverage by the board, coverage under health 32 insurance or a self-insurance arrangement that is substantially equivalent to coverage under ORS 33 735.625; or

[(g)] (f) The person has the premiums paid or reimbursed by a public entity or a health care
 provider, reducing the financial loss or obligation of the payer.

(4) A person applying for coverage shall establish initial eligibility by providing evidence that
 the board requires.

38 (5)(a) [Notwithstanding ORS 735.625 (4)(c),] If a person:

(A) Becomes eligible for Medicare after being enrolled in the pool for a period of time as de termined by the board by rule, that person may continue coverage within the pool as secondary
 coverage to Medicare.

(B) Is eligible for Medicare but is not yet eligible to enroll in Medicare Parts B and D, the individual may receive coverage under the pool until enrolled in Medicare Parts B and D.

(b) The board may adopt rules concerning the terms and conditions for the coverage providedunder paragraph (a) of this subsection.

1 (6) The board may adopt rules to establish additional eligibility requirements for a person de-2 scribed in subsection (1)(d) of this section.

3 **SECTION 64.** ORS 735.625 is amended to read:

4 735.625. [(1) Except as provided in subsection (3)(c) of this section, the Oregon Medical Insurance 5 Pool Board shall offer major medical expense coverage to every eligible person.]

6 [(2) The coverage to be issued by the board, its schedule of benefits, exclusions and other limita-7 tions, shall be established through rules adopted by the board, taking into consideration the advice and 8 recommendations of the pool members. In the absence of such rules, the pool shall adopt by rule the 9 minimum benefits prescribed by section 6 (Alternative 1) of the Model Health Insurance Pooling 10 Mechanism Act of the National Association of Insurance Commissioners (1984).]

11 [(3)(a) In establishing portability coverage under the pool, the board shall consider the levels of 12 medical insurance provided in this state and medical economic factors identified by the board. The 13 board may adopt rules to establish benefit levels, deductibles, coinsurance factors, exclusions and lim-14 itations that the board determines are equivalent to the portability health benefit plans established un-15 der ORS 743.760.]

16 [(b) In establishing medical insurance coverage under the pool, the board shall consider the levels 17 of medical insurance provided in this state and medical economic factors identified by the board. The 18 board may adopt rules to establish benefit levels, deductibles, coinsurance factors, exclusions and lim-19 itations that the board determines are equivalent to those found in the commercial group or employer-20 based medical insurance market.]

[(c) The board may provide a separate Medicare supplement policy for individuals under the age of 65 who are receiving Medicare disability benefits. The board shall adopt rules to establish benefits, deductibles, coinsurance, exclusions and limitations, premiums and eligibility requirements for the Medicare supplement policy.]

[(d) In establishing medical insurance coverage for persons eligible for coverage under ORS 735.615 (1)(d), the board shall consider the levels of medical insurance provided in this state and medical economic factors identified by the board. The board may adopt rules to establish benefit levels, deductibles, coinsurance factors, exclusions and limitations to create benefit plans that qualify the person for the credit for health insurance costs under section 35 of the federal Internal Revenue Code, as amended and in effect on December 31, 2004.]

31 [(4)(a) Premiums charged for coverages issued by the board may not be unreasonable in relation 32 to the benefits provided, the risk experience and the reasonable expenses of providing the coverage.]

[(b) Separate schedules of premium rates based on age and geographical location may apply for
 individual risks.]

³⁵ [(c) The board shall determine the applicable medical and portability risk rates either by calculat-³⁶ ing the average rate charged by insurers offering coverages in the state comparable to the pool coverage ³⁷ or by using reasonable actuarial techniques. The risk rates shall reflect anticipated experience and ³⁸ expenses for such coverage. Rates for pool coverage may not be more than 125 percent of rates estab-³⁹ lished as applicable for medically eligible individuals or for persons eligible for pool coverage under ⁴⁰ ORS 735.615 (1)(d), or 100 percent of rates established as applicable for portability eligible ⁴¹ individuals.]

42 [(d) The board shall annually determine adjusted benefits and premiums. The adjustments shall 43 be in keeping with the purposes of ORS 735.600 to 735.650, subject to a limitation of keeping pool losses 44 under one percent of the total of all medical insurance premiums, subscriber contract charges and 110 45 percent of all benefits paid by member self-insurance arrangements. The board may determine the total

1 number of persons that may be enrolled for coverage at any time and may permit and prohibit enroll-

2 ment in order to maintain the number authorized. Nothing in this paragraph authorizes the board to

3 prohibit enrollment for any reason other than to control the number of persons in the pool.]

4 [(5)(a) The board may apply:]

5 [(A) A waiting period of not more than 90 days during which the person has no available coverage;
6 or]

7 [(B) Except as provided in paragraph (c) of this subsection, a preexisting conditions provision of 8 not more than six months from the effective date of coverage under the pool.]

9 [(b) In determining whether a preexisting conditions provision applies to an eligible enrollee, except as provided in this subsection, the board shall credit the time the eligible enrollee was covered under 10 a previous health benefit plan if the previous health benefit plan was continuous to a date not more 11 12than 63 days prior to the effective date of the new coverage under the Oregon Medical Insurance Pool, 13 exclusive of any applicable waiting period. The Oregon Medical Insurance Pool Board need not credit the time for previous coverage to which the insured or dependent is otherwise entitled under this sub-14 15 section with respect to benefits and services covered in the pool coverage that were not covered in the 16previous coverage.]

17 [(c) The board may adopt rules applying a preexisting conditions provision to a person who is el-18 igible for coverage under ORS 735.615 (1)(d).]

19 [(d) For purposes of this subsection, a "preexisting conditions provision" means a provision that 20 excludes coverage for services, charges or expenses incurred during a specified period not to exceed six 21 months following the insured's effective date of coverage, for a condition for which medical advice, di-22 agnosis, care or treatment was recommended or received during the six-month period immediately pre-23 ceding the insured's effective date of coverage.]

[(6)(a)] (1) Benefits otherwise payable under **Oregon Medical Insurance** Pool coverage shall be reduced by all amounts paid or payable through any other health insurance, or self-insurance arrangement, and by all hospital and medical expense benefits paid or payable under any workers' compensation coverage, automobile medical payment or liability insurance whether provided on the basis of fault or nonfault, and by any hospital or medical benefits paid or payable under or provided pursuant to any state or federal law or program except the Medicaid portion of the medical assistance program offering a level of health services described in ORS 414.707.

[(b)] (2) The Oregon Medical Insurance Pool Board shall have a cause of action against an eligible person for the recovery of the amount of benefits paid which are not for covered expenses. Benefits due from the pool may be reduced or refused as a setoff against any amount recoverable under this [paragraph] subsection.

[(7) Except as provided in ORS 735.616, no mandated benefit statutes apply to pool coverage under
 ORS 735.600 to 735.650.]

[(8) Pool coverage may be furnished through a health care service contractor or such alternative
 delivery system as will contain costs while maintaining quality of care.]

39 **SECTION 65.** ORS 743.402 is amended to read:

40 743.402. Nothing in ORS 743.405 to 743.498, 743A.160 and 743A.164 shall apply to or affect:

(1) Any workers' compensation insurance policy or any liability insurance policy with or without
 supplementary expense coverage therein;

43 (2) Any policy of reinsurance;

44 (3) Any blanket or group policy of insurance; or

45 (4) Any life insurance policy, or policy supplemental thereto which contains only such provisions

1 relating to health insurance as:

2 (a) Provide additional benefits in case of death or dismemberment or loss of sight by accident; 3 or

(b) Operate to safeguard such policy against lapse, or to give a special surrender value or spe-4 cial benefit or an annuity in the event the insured shall become totally and permanently disabled, 5 as defined by the policy or supplemental policy. 6

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[(5) Coverage under ORS 735.600 to 735.650.]

SECTION 66. ORS 743.730, as amended by section 49, chapter 500, Oregon Laws 2011, and 8 9 section 20, chapter 38, Oregon Laws 2012, and section 17 this 2013 Act, is amended to read:

743.730. For purposes of ORS 743.730 to 743.773: 10

(1) "Actuarial certification" means a written statement by a member of the American Academy 11 12 of Actuaries or other individual acceptable to the Director of the Department of Consumer and Business Services that a carrier is in compliance with the provisions of ORS 743.736 based upon the 13 person's examination, including a review of the appropriate records and of the actuarial assumptions 14 15 and methods used by the carrier in establishing premium rates for small employer health benefit 16 plans.

(2) "Affiliate" of, or person "affiliated" with, a specified person means any carrier who, directly 1718 or indirectly through one or more intermediaries, controls or is controlled by or is under common control with a specified person. For purposes of this definition, "control" has the meaning given that 19 20term in ORS 732.548.

(3) "Affiliation period" means, under the terms of a group health benefit plan issued by a health 2122care service contractor, a period:

23(a) That is applied uniformly and without regard to any health status related factors to an 24enrollee or late enrollee;

(b) That must expire before any coverage becomes effective under the plan for the enrollee or 2526late enrollee;

27(c) During which no premium shall be charged to the enrollee or late enrollee; and

(d) That begins on the enrollee's or late enrollee's first date of eligibility for coverage and runs 28concurrently with any eligibility waiting period under the plan. 29

30 (4) "Bona fide association" means an association that:

31 (a) Has been in active existence for at least five years;

32(b) Has been formed and maintained in good faith for purposes other than obtaining insurance;

(c) Does not condition membership in the association on any factor relating to the health status 33 34 of an individual or the individual's dependent;

35 (d) Makes health insurance coverage that is offered through the association available to members of the association regardless of the health status of the member or individuals who are eligible 36 37 for coverage through the member;

38 (e) Does not offer the health insurance that is offered through the association available other than in connection with membership in the association; 39

40 (f) Does not exclude individuals and small employers that meet the membership requirements of the association; 41

(g) Has a constitution and bylaws; and 42

(h) Is not owned or controlled by a carrier, producer or affiliate of a carrier or producer. 43

(5) "Carrier" means any person who provides health benefit plans in this state, including: 44

(a) A licensed insurance company; 45

1 (b) A health care service contractor;

2 (c) A health maintenance organization;

3 (d) An association or group of employers that provides benefits by means of a multiple employer
4 welfare arrangement and that:

5 (A) Is subject to ORS 750.301 to 750.341; or

6 (B) Is fully insured and otherwise exempt under ORS 750.303 (4) but elects to be governed by 7 ORS 743.733 to 743.737; or

8 (e) Any other person or corporation responsible for the payment of benefits or provision of ser-9 vices.

(6) "Catastrophic plan" means a health benefit plan that meets the requirements for a catastrophic plan under 42 U.S.C. 18022(e) and that is offered through the Oregon Health Insurance
Exchange.

(7) "Creditable coverage" means prior health care coverage as defined in 42 U.S.C. 300gg as
 amended and in effect on February 17, 2009, and includes coverage remaining in force at the time
 the enrollee obtains new coverage.

(8) "Dependent" means the spouse or child of an eligible employee, subject to applicable termsof the health benefit plan covering the employee.

(9) "Eligible employee" means an employee who works on a regularly scheduled basis, with a
normal work week of 17.5 or more hours. The employer may determine hours worked for eligibility
between 17.5 and 40 hours per week subject to rules of the carrier. "Eligible employee" does not
include employees who work on a temporary, seasonal or substitute basis. Employees who have been
employed by the employer for fewer than 90 days are not eligible employees unless the employer so
allows.

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(10) "Employee" means any individual employed by an employer.

(11) "Enrollee" means an employee, dependent of the employee or an individual otherwise eligible for a group or individual health benefit plan who has enrolled for coverage under the terms of
the plan.

(12) "Exchange" means the health insurance exchange administered by the Oregon Health In surance Exchange Corporation in accordance with ORS 741.310.

(13) "Exclusion period" means a period during which specified treatments or services are ex cluded from coverage.

32 (14) "Financial impairment" means that a carrier is not insolvent and is:

33 (a) Considered by the director to be potentially unable to fulfill its contractual obligations; or

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35 (15)(a) "Geographic average rate" means the arithmetical average of the lowest premium and the 36 corresponding highest premium to be charged by a carrier in a geographic area established by the

(b) Placed under an order of rehabilitation or conservation by a court of competent jurisdiction.

37 director for the carrier's:

38 (A) Group health benefit plans offered to small employers; or

39 (B) Individual health benefit plans.

40 (b) "Geographic average rate" does not include premium differences that are due to differences41 in benefit design, age, tobacco use or family composition.

42 (16) "Grandfathered health plan" has the meaning prescribed by the United States Secretaries
43 of Labor, Health and Human Services and the Treasury pursuant to 42 U.S.C. 18011(e).

44 (17) "Group eligibility waiting period" means, with respect to a group health benefit plan, the 45 period of employment or membership with the group that a prospective enrollee must complete be-

fore plan coverage begins. 1 2 (18)(a) "Health benefit plan" means any: 3 (A) Hospital expense, medical expense or hospital or medical expense policy or certificate; (B) Health care service contractor or health maintenance organization subscriber contract; or 4 (C) Plan provided by a multiple employer welfare arrangement or by another benefit arrange-5 ment defined in the federal Employee Retirement Income Security Act of 1974, as amended, to the 6 extent that the plan is subject to state regulation. 7 (b) "Health benefit plan" does not include: 8 9 (A) Coverage for accident only, specific disease or condition only, credit or disability income; (B) Coverage of Medicare services pursuant to contracts with the federal government; 10 11 (C) Medicare supplement insurance policies; 12 (D) Coverage of TRICARE services pursuant to contracts with the federal government; 13 (E) Benefits delivered through a flexible spending arrangement established pursuant to section 125 of the Internal Revenue Code of 1986, as amended, when the benefits are provided in addition 14 15 to a group health benefit plan; 16 (F) Separately offered long term care insurance, including, but not limited to, coverage of nursing home care, home health care and community-based care; 17 18 (G) Independent, noncoordinated, hospital-only indemnity insurance or other fixed indemnity insurance; 19 (H) Short term health insurance policies that are in effect for periods of 12 months or less, in-20cluding the term of a renewal of the policy; 2122(I) Dental only coverage; 23(J) Vision only coverage; (K) Stop-loss coverage that meets the requirements of ORS 742.065; 24 (L) Coverage issued as a supplement to liability insurance; 25(M) Insurance arising out of a workers' compensation or similar law; 2627(N) Automobile medical payment insurance or insurance under which benefits are payable with without regard to fault and that is statutorily required to be contained in any liability insurance 28policy or equivalent self-insurance; or 2930 (O) Any employee welfare benefit plan that is exempt from state regulation because of the fed-31 eral Employee Retirement Income Security Act of 1974, as amended. (c) For purposes of this subsection, renewal of a short term health insurance policy includes the 32issuance of a new short term health insurance policy by an insurer to a policyholder within 60 days 33 34 after the expiration of a policy previously issued by the insurer to the policyholder. 35 (19) "Health statement" means the standard health statement developed under ORS 743.751. (20) "Individual coverage waiting period" means a period in an individual health benefit plan 36 37 during which no premiums may be collected and health benefit plan coverage issued is not effective. 38 (21) "Individual health benefit plan" means a health benefit plan: (a) That is issued to an individual policyholder; or 39 (b) That provides individual coverage through a trust, association or similar group, regardless 40 of the situs of the policy or contract. 41 (22) "Initial enrollment period" means a period of at least 30 days following commencement of 42 the first eligibility period for an individual. 43 (23) "Late enrollee" means an individual who enrolls in a group health benefit plan subsequent 44 to the initial enrollment period during which the individual was eligible for coverage but declined 45

1 to enroll. However, an eligible individual shall not be considered a late enrollee if:

2 (a) The individual qualifies for a special enrollment period in accordance with 42 U.S.C. 300gg 3 or as prescribed by rule by the Department of Consumer and Business Services;

(b) The individual applies for coverage during an open enrollment period;

5 (c) A court issues an order that coverage be provided for a spouse or minor child under an 6 employee's employer sponsored health benefit plan and request for enrollment is made within 30 7 days after issuance of the court order;

8 (d) The individual is employed by an employer that offers multiple health benefit plans and the 9 individual elects a different health benefit plan during an open enrollment period; or

(e) The individual's coverage under Medicaid, Medicare, TRICARE, Indian Health Service or a
publicly sponsored or subsidized health plan, including, but not limited to, the medical assistance
program under ORS chapter 414, has been involuntarily terminated within 63 days after applying for
coverage in a group health benefit plan.

(24) "Minimal essential coverage" has the meaning given that term in section 5000A(f) of the
 Internal Revenue Code.

(25) "Multiple employer welfare arrangement" means a multiple employer welfare arrangement
as defined in section 3 of the federal Employee Retirement Income Security Act of 1974, as amended,
29 U.S.C. 1002, that is subject to ORS 750.301 to 750.341.

19 [(26) "Oregon Medical Insurance Pool" means the pool created under ORS 735.610.]

20 [(27)] (26) "Preexisting condition exclusion" means:

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(a) With respect to an individual health benefit plan or a small employer group health benefit plan other than a grandfathered health plan, a limitation or exclusion of benefits or a denial of coverage based on a medical condition being present before the effective date of coverage or before the date coverage is denied, whether or not any medical advice, diagnosis, care or treatment was recommended or received for the condition before the date of coverage or denial of coverage.

(b) With respect to a grandfathered health plan, a provision applicable to an enrollee or late enrollee that excludes coverage for services, charges or expenses incurred during a specified period immediately following enrollment for a condition for which medical advice, diagnosis, care or treatment was recommended or received during a specified period immediately preceding enrollment. For purposes of this paragraph pregnancy and genetic information do not constitute preexisting conditions.

[(28)] (27) "Premium" includes insurance premiums or other fees charged for a health benefit
 plan, including the costs of benefits paid or reimbursements made to or on behalf of enrollees cov ered by the plan.

[(29)] (28) "Rating period" means the 12-month calendar period for which premium rates estab lished by a carrier are in effect, as determined by the carrier.

[(30)] (29) "Representative" does not include an insurance producer or an employee or author ized representative of an insurance producer or carrier.

39 [(31)(a)] (30)(a) "Small employer" means an employer that employed an average of at least one 40 but not more than 50 employees on business days during the preceding calendar year, the majority 41 of whom are employed within this state, and that employs at least one employee on the first day of 42 the plan year.

(b) Any person that is treated as a single employer under section 414 (b), (c), (m) or (o) of the
Internal Revenue Code of 1986 shall be treated as one employer for purposes of this subsection.

45 (c) The determination of whether an employer that was not in existence throughout the pre-

1	ceding calendar year is a small employer shall be based on the average number of employees that
2	it is reasonably expected the employer will employ on business days in the current calendar year.
3	SECTION 67. ORS 743.748, as amended by section 18, chapter 500, Oregon Laws 2011, and
4	section 24 of this 2013 Act, is amended to read:
5	743.748. (1) Each carrier offering a health benefit plan shall submit to the Director of the De-
6	partment of Consumer and Business Services on or before April 1 of each year a report that con-
7	tains:
8	(a) The following information for the preceding year that is derived from the exhibit of premi-
9	ums, enrollment and utilization included in the carrier's annual report:
10	(A) The total number of members;
11	(B) The total amount of premiums;
12	(C) The total amount of costs for claims;
13	(D) The medical loss ratio;
14	(E) The average amount of premiums per member per month; and
15	(F) The percentage change in the average premium per member per month, measured from the
16	previous year.
17	(b) The following aggregate financial information for the preceding year that is derived from the
18	carrier's annual report:
19	(A) The total amount of general administrative expenses, including identification of the five
20	largest nonmedical administrative expenses [and the assessment against the carrier for the Oregon
21	Medical Insurance Pool];
22	(B) The total amount of the surplus maintained;
23	(C) The total amount of the reserves maintained for unpaid claims;
24	(D) The total net underwriting gain or loss; and
25	(E) The carrier's net income after taxes.
26	(2) A carrier shall electronically submit the information described in subsection (1) of this sec-
27	tion in a format and according to instructions prescribed by the Department of Consumer and
28	Business Services by rule.
29	(3) The department shall evaluate the reporting requirements under subsection (1)(a) of this
30	section by the following market segments:
31	(a) Individual health benefit plans;
32	(b) Health benefit plans for small employers;
33	(c) Health benefit plans for employers described in ORS 743.733; and
34	(d) Health benefit plans for employers that are not small employers.
35	(4) The department shall make the information reported under this section available to the
36	public through a searchable public website on the Internet.
37	<u>NOTE</u> : Section 68 was deleted by amendment. Subsequent sections were not renumbered.
38	SECTION 69. ORS 744.704 is amended to read:
39	744.704. (1) The following persons are exempt from the licensing requirement for third party
40	administrators in ORS 744.702 and from all other provisions of ORS 744.700 to 744.740 applicable to
41	third party administrators:
42	(a) A person licensed under ORS 744.002 as an adjuster, whose activities are limited to adjust-
43	ment of claims and whose activities do not include the activities of a third party administrator.
44	(b) A person licensed as an insurance producer as required by ORS 744.053 and authorized to
45	transact life or health insurance in this state, whose activities are limited exclusively to the sale

1 of insurance and whose activities do not include the activities of a third party administrator.

2 (c) An employer acting as a third party administrator on behalf of:

3 (A) Its employees;

4 (B) The employees of one or more subsidiary or affiliated corporations of the employer; or

5 (C) The employees of one or more persons with a dealership, franchise, distributorship or other 6 similar arrangement with the employers.

7 (d) A union, or an affiliate thereof, acting as a third party administrator on behalf of its mem-8 bers.

9 (e) An insurer that is authorized to transact insurance in this state with respect to a policy is-10 sued and delivered in and pursuant to the laws of this state or another state.

(f) A creditor acting on behalf of its debtors with respect to insurance covering a debt betweenthe creditor and its debtors.

(g) A trust and the trustees, agents and employees of the trust, when acting pursuant to the
 trust, if the trust is established in conformity with 29 U.S.C. 186.

(h) A trust exempt from taxation under section 501(a) of the Internal Revenue Code, its trustees and employees acting pursuant to the trust, or a voluntary employees beneficiary association described in section 501(c) of the Internal Revenue Code, its agents and employees and a custodian and the custodian's agents and employees acting pursuant to a custodian account meeting the requirements of section 401(f) of the Internal Revenue Code.

(i) A financial institution that is subject to supervision or examination by federal or state financial institution regulatory authorities, or a mortgage lender, to the extent the financial institution or mortgage lender collects and remits premiums to licensed insurance producers or authorized insurers in connection with loan payments.

(j) A company that issues credit cards and advances for and collects premiums or charges from
its credit card holders who have authorized collection. The exemption under this paragraph applies
only if the company does not adjust or settle claims.

(k) A person who adjusts or settles claims in the normal course of practice or employment as
an attorney at law. The exemption under this subsection applies only if the person does not collect
charges or premiums in connection with life insurance or health insurance coverage.

30 (L) A person who acts solely as an administrator of one or more bona fide employee benefit 31 plans established by an employer or an employee organization, or both, for which the Insurance 32 Code is preempted pursuant to the Employee Retirement Income Security Act of 1974. A person to 33 whom this paragraph applies must comply with the requirements of ORS 744.714.

[(m) The Oregon Medical Insurance Pool Board, established under ORS 735.600 to 735.650, and
 the administering insurer or insurers for the board, for services provided pursuant to ORS 735.600 to
 735.650.]

[(n)] (m) An entity or association owned by or composed of like employers who administer par tially or fully self-insured plans for employees of the employers or association members.

(o)] (n) A trust established by a cooperative body formed between cities, counties, districts or
 other political subdivisions of this state, or between any combination of such entities, and the trus tees, agents and employees acting pursuant to the trust.

42 [(p)] (o) Any person designated by the Director of the Department of Consumer and Business
43 Services by rule.

44 (2) A third party administrator is not required to be licensed as a third party administrator in
 45 this state if the following conditions are met:

$\rm HB\ 2240$

1	(a) The third party administrator has its principal place of business in another state;
2	(b) The third party administrator is not soliciting business as a third party administrator in this
3	state; and
4	(c) In the case of any group policy or plan of insurance serviced by the third party administra-
5	tor, the lesser of five percent or 100 certificate holders reside in this state.
6	SECTION 70. ORS 746.600 is amended to read:
7	746.600. As used in ORS 746.600 to 746.690:
8	(1)(a) "Adverse underwriting decision" means any of the following actions with respect to in-
9	surance transactions involving insurance coverage that is individually underwritten:
10	(A) A declination of insurance coverage.
11	(B) A termination of insurance coverage.
12	(C) Failure of an insurance producer to apply for insurance coverage with a specific insurer that
13	the insurance producer represents and that is requested by an applicant.
14	(D) In the case of life or health insurance coverage, an offer to insure at higher than standard
15	rates.
16	(E) In the case of insurance coverage other than life or health insurance coverage:
17	(i) Placement by an insurer or insurance producer of a risk with a residual market mechanism,
18	an unauthorized insurer or an insurer that specializes in substandard risks.
19	(ii) The charging of a higher rate on the basis of information that differs from that which the
20	applicant or policyholder furnished.
21	(iii) An increase in any charge imposed by the insurer for any personal insurance in connection
22	with the underwriting of insurance. For purposes of this sub-subparagraph, the imposition of a ser-
23	vice fee is not a charge.
24	(b) "Adverse underwriting decision" does not mean any of the following actions, but the insurer
25	or insurance producer responsible for the occurrence of the action must nevertheless provide the
26	applicant or policyholder with the specific reason or reasons for the occurrence:
27	(A) The termination of an individual policy form on a class or statewide basis.
28	(B) A declination of insurance coverage solely because the coverage is not available on a class
29	or statewide basis.
30	(C) The rescission of a policy.
31	(2) "Affiliate of" a specified person or "person affiliated with" a specified person means a person
32	who directly, or indirectly, through one or more intermediaries, controls, or is controlled by, or is
33	under common control with, the person specified.
34	(3) "Applicant" means a person who seeks to contract for insurance coverage, other than a
35	person seeking group insurance coverage that is not individually underwritten.
36	(4) "Consumer" means an individual, or the personal representative of the individual, who seeks
37	to obtain, obtains or has obtained one or more insurance products or services from a licensee that
38	are to be used primarily for personal, family or household purposes, and about whom the licensee
39	has personal information.
40	(5) "Consumer report" means any written, oral or other communication of information bearing
41	on a natural person's creditworthiness, credit standing, credit capacity, character, general reputa-
42	tion, personal characteristics or mode of living that is used or expected to be used in connection
43	with an insurance transaction.
44	(6) "Consumer reporting agency" means a person that, for monetary fees or dues, or on a co-
45	operative or nonprofit basis:

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(a) Regularly engages, in whole or in part, in assembling or preparing consumer reports; 1 2 (b) Obtains information primarily from sources other than insurers; and (c) Furnishes consumer reports to other persons. 3 (7) "Control" means, and the terms "controlled by" or "under common control with" refer to, 4 the possession, directly or indirectly, of the power to direct or cause the direction of the manage-5 ment and policies of a person, whether through the ownership of voting securities, by contract other 6 7 than a commercial contract for goods or nonmanagement services, or otherwise, unless the power of the person is the result of a corporate office held in, or an official position held with, the con-8 9 trolled person. (8) "Covered entity" means: 10 11 (a) A health insurer; 12 (b) A health care provider that transmits any health information in electronic form to carry out 13 financial or administrative activities in connection with a transaction covered by ORS 746.607 or by rules adopted under ORS 746.608; or 14 15 (c) A health care clearinghouse. 16 (9) "Credit history" means any written or other communication of any information by a con-17 sumer reporting agency that: 18 (a) Bears on a consumer's creditworthiness, credit standing or credit capacity; and 19 (b) Is used or expected to be used, or collected in whole or in part, as a factor in determining eligibility, premiums or rates for personal insurance. 20(10) "Customer" means a consumer who has a continuing relationship with a licensee under 2122which the licensee provides one or more insurance products or services to the consumer that are 23to be used primarily for personal, family or household purposes. (11) "Declination of insurance coverage" or "decline coverage" means a denial, in whole or in 24 25part, by an insurer or insurance producer of an application for requested insurance coverage. (12) "Health care" means care, services or supplies related to the health of an individual. 2627(13) "Health care operations" includes but is not limited to: (a) Quality assessment, accreditation, auditing and improvement activities; 2829(b) Case management and care coordination; 30 (c) Reviewing the competence, qualifications or performance of health care providers or health 31 insurers; 32(d) Underwriting activities; (e) Arranging for legal services; 33 34 (f) Business planning; 35 (g) Customer services; (h) Resolving internal grievances; 36 37 (i) Creating deidentified information; and (j) Fundraising. 38 (14) "Health care provider" includes but is not limited to: 39 (a) A psychologist, occupational therapist, regulated social worker, professional counselor or 40 marriage and family therapist licensed or otherwise authorized to practice under ORS chapter 675 41 or an employee of the psychologist, occupational therapist, regulated social worker, professional 42 counselor or marriage and family therapist; 43

(b) A physician, podiatric physician and surgeon, physician assistant or acupuncturist licensed
 under ORS chapter 677 or an employee of the physician, podiatric physician and surgeon, physician

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1	assistant or acupuncturist;
2	(c) A nurse or nursing home administrator licensed under ORS chapter 678 or an employee of
3	the nurse or nursing home administrator;
4	(d) A dentist licensed under ORS chapter 679 or an employee of the dentist;
5	(e) A dental hygienist or denturist licensed under ORS chapter 680 or an employee of the dental
6	hygienist or denturist;
7	(f) A speech-language pathologist or audiologist licensed under ORS chapter 681 or an employee
8	of the speech-language pathologist or audiologist;
9	(g) An emergency medical services provider licensed under ORS chapter 682;
10	(h) An optometrist licensed under ORS chapter 683 or an employee of the optometrist;
11	(i) A chiropractic physician licensed under ORS chapter 684 or an employee of the chiropractic
12	physician;
13	(j) A naturopathic physician licensed under ORS chapter 685 or an employee of the naturopathic
14	physician;
15	(k) A massage therapist licensed under ORS 687.011 to 687.250 or an employee of the massage
16	therapist;
17	(L) A direct entry midwife licensed under ORS 687.405 to 687.495 or an employee of the direct
18	entry midwife;
19	(m) A physical therapist licensed under ORS 688.010 to 688.201 or an employee of the physical
20	therapist;
21	(n) A medical imaging licensee under ORS 688.405 to 688.605 or an employee of the medical
22	imaging licensee;
23	(o) A respiratory care practitioner licensed under ORS 688.815 or an employee of the respiratory
24	care practitioner;
25	(p) A polysomnographic technologist licensed under ORS 688.819 or an employee of the poly-
26	somnographic technologist;
27	(q) A pharmacist licensed under ORS chapter 689 or an employee of the pharmacist;
28	(r) A dietitian licensed under ORS 691.405 to 691.485 or an employee of the dietitian;
29	(s) A funeral service practitioner licensed under ORS chapter 692 or an employee of the funeral
30	service practitioner;
31	(t) A health care facility as defined in ORS 442.015;
32	(u) A home health agency as defined in ORS 443.005;
33	(v) A hospice program as defined in ORS 443.850;
34	(w) A clinical laboratory as defined in ORS 438.010;
35	(x) A pharmacy as defined in ORS 689.005;
36	(y) A diabetes self-management program as defined in ORS 743.694; and
37	(z) Any other person or entity that furnishes, bills for or is paid for health care in the normal
38	course of business.
39	(15) "Health information" means any oral or written information in any form or medium that:
40	(a) Is created or received by a covered entity, a public health authority, a life insurer, a school,
41	a university or a health care provider that is not a covered entity; and
42	(b) Relates to:
43	(A) The past, present or future physical or mental health or condition of an individual;
44	(B) The provision of health care to an individual; or
45	(C) The past, present or future payment for the provision of health care to an individual.

- 1 (16) "Health insurer" means[:]
- 2 [(a)] an insurer who offers:
- 3 [(A)] (a) A health benefit plan as defined in ORS 743.730;

4 [(B)] (b) A short term health insurance policy, the duration of which does not exceed six months 5 including renewals;

6 [(C)] (c) A student health insurance policy;

7 [(D)] (d) A Medicare supplemental policy; or

8 [(E)] (e) A dental only policy.

9 [(b) The Oregon Medical Insurance Pool operated by the Oregon Medical Insurance Pool Board 10 under ORS 735.600 to 735.650.]

(17) "Homeowner insurance" means insurance for residential property consisting of a combination of property insurance and casualty insurance that provides coverage for the risks of owning or occupying a dwelling and that is not intended to cover an owner's interest in rental property or commercial exposures.

15 (18) "Individual" means a natural person who:

(a) In the case of life or health insurance, is a past, present or proposed principal insured or
 certificate holder;

(b) In the case of other kinds of insurance, is a past, present or proposed named insured orcertificate holder;

20 (c) Is a past, present or proposed policyowner;

21 (d) Is a past or present applicant;

22 (e) Is a past or present claimant; or

(f) Derived, derives or is proposed to derive insurance coverage under an insurance policy or
 certificate that is subject to ORS 746.600 to 746.690.

(19) "Individually identifiable health information" means any oral or written health informationthat is:

(a) Created or received by a covered entity or a health care provider that is not a covered en-tity; and

(b) Identifiable to an individual, including demographic information that identifies the individual,
or for which there is a reasonable basis to believe the information can be used to identify an individual, and that relates to:

32 (A) The past, present or future physical or mental health or condition of an individual;

33 (B) The provision of health care to an individual; or

34 (C) The past, present or future payment for the provision of health care to an individual.

(20) "Institutional source" means a person or governmental entity that provides information
about an individual to an insurer, insurance producer or insurance-support organization, other than:
(a) An insurance producer;

38 (b) The individual who is the subject of the information; or

(c) A natural person acting in a personal capacity rather than in a business or professional ca pacity.

41 (21) "Insurance producer" or "producer" means a person licensed by the Director of the De-

42 partment of Consumer and Business Services as a resident or nonresident insurance producer.

43 (22) "Insurance score" means a number or rating that is derived from an algorithm, computer
44 application, model or other process that is based in whole or in part on credit history.

45 (23)(a) "Insurance-support organization" means a person who regularly engages, in whole or in

part, in assembling or collecting information about natural persons for the primary purpose of pro-1 2 viding the information to an insurer or insurance producer for insurance transactions, including: (A) The furnishing of consumer reports to an insurer or insurance producer for use in con-3 nection with insurance transactions; and 4 $\mathbf{5}$ (B) The collection of personal information from insurers, insurance producers or other insurance-support organizations for the purpose of detecting or preventing fraud, material misrep-6 resentation or material nondisclosure in connection with insurance underwriting or insurance claim 7 activity. 8 9 (b) "Insurance-support organization" does not mean insurers, insurance producers, governmental 10 institutions or health care providers. 11 (24) "Insurance transaction" means any transaction that involves insurance primarily for per-12 sonal, family or household needs rather than business or professional needs and that entails: 13 (a) The determination of an individual's eligibility for an insurance coverage, benefit or payment; 14 or 15 (b) The servicing of an insurance application, policy or certificate. 16 (25) "Insurer" has the meaning given that term in ORS 731.106. (26) "Investigative consumer report" means a consumer report, or portion of a consumer report, 17 18 for which information about a natural person's character, general reputation, personal character-19 istics or mode of living is obtained through personal interviews with the person's neighbors, friends, 20associates, acquaintances or others who may have knowledge concerning such items of information. (27) "Licensee" means an insurer, insurance producer or other person authorized or required to 2122be authorized, or licensed or required to be licensed, pursuant to the Insurance Code. 23(28) "Loss history report" means a report provided by, or a database maintained by, an insurance-support organization or consumer reporting agency that contains information regarding 2425the claims history of the individual property that is the subject of the application for a homeowner insurance policy or the consumer applying for a homeowner insurance policy. 2627(29) "Nonaffiliated third party" means any person except: (a) An affiliate of a licensee; 28(b) A person that is employed jointly by a licensee and by a person that is not an affiliate of the 2930 licensee; and 31 (c) As designated by the director by rule. (30) "Payment" includes but is not limited to: 32(a) Efforts to obtain premiums or reimbursement; 33 34 (b) Determining eligibility or coverage; (c) Billing activities; 35 (d) Claims management; 36 37 (e) Reviewing health care to determine medical necessity; (f) Utilization review; and 38 (g) Disclosures to consumer reporting agencies. 39 (31)(a) "Personal financial information" means: 40 (A) Information that is identifiable with an individual, gathered in connection with an insurance 41 transaction from which judgments can be made about the individual's character, habits, avocations, 42

43 finances, occupations, general reputation, credit or any other personal characteristics; or

(B) An individual's name, address and policy number or similar form of access code for theindividual's policy.

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1	(b) "Personal financial information" does not mean information that a licensee has a reasonable
2	basis to believe is lawfully made available to the general public from federal, state or local gov-
3	ernment records, widely distributed media or disclosures to the public that are required by federal,
4	state or local law.
5	(32) "Personal information" means:
6	(a) Personal financial information;
7	(b) Individually identifiable health information; or
8	(c) Protected health information.
9	(33) "Personal insurance" means the following types of insurance products or services that are
10	to be used primarily for personal, family or household purposes:
11	(a) Private passenger automobile coverage;
12	(b) Homeowner, mobile homeowners, manufactured homeowners, condominium owners and
13	renters coverage;
14	(c) Personal dwelling property coverage;
15	(d) Personal liability and theft coverage, including excess personal liability and theft coverage;
16	and
17	(e) Personal inland marine coverage.
18	(34) "Personal representative" includes but is not limited to:
19	(a) A person appointed as a guardian under ORS 125.305, 419B.370, 419C.481 or 419C.555 with
20	authority to make medical and health care decisions;
21	(b) A person appointed as a health care representative under ORS 127.505 to 127.660 or 127.700
22	to 127.737 to make health care decisions or mental health treatment decisions;
23	(c) A person appointed as a personal representative under ORS chapter 113; and
24	(d) A person described in ORS 746.611.
25	(35) "Policyholder" means a person who:
26	(a) In the case of individual policies of life or health insurance, is a current policyowner;
27	(b) In the case of individual policies of other kinds of insurance, is currently a named insured;
28	or
29	(c) In the case of group policies of insurance under which coverage is individually underwritten,
30	is a current certificate holder.
31	(36) "Pretext interview" means an interview wherein the interviewer, in an attempt to obtain
32	personal information about a natural person, does one or more of the following:
33	(a) Pretends to be someone the interviewer is not.
34	(b) Pretends to represent a person the interviewer is not in fact representing.
35	(c) Misrepresents the true purpose of the interview.
36	(d) Refuses upon request to identify the interviewer.
37	(37) "Privileged information" means information that is identifiable with an individual and that:
38	(a) Relates to a claim for insurance benefits or a civil or criminal proceeding involving the in-
39	dividual; and
40	(b) Is collected in connection with or in reasonable anticipation of a claim for insurance benefits
41	or a civil or criminal proceeding involving the individual.
42	(38)(a) "Protected health information" means individually identifiable health information that is
43	transmitted or maintained in any form of electronic or other medium by a covered entity.
44	(b) "Protected health information" does not mean individually identifiable health information in:
45	(A) Education records covered by the federal Family Educational Rights and Privacy Act (20

1 U.S.C. 1232g);

2 (B) Records described at 20 U.S.C. 1232g(a)(4)(B)(iv); or

3 (C) Employment records held by a covered entity in its role as employer.

4 (39) "Residual market mechanism" means an association, organization or other entity involved 5 in the insuring of risks under ORS 735.005 to 735.145, 737.312 or other provisions of the Insurance 6 Code relating to insurance applicants who are unable to procure insurance through normal insur-7 ance markets.

8 (40) "Termination of insurance coverage" or "termination of an insurance policy" means either 9 a cancellation or a nonrenewal of an insurance policy, in whole or in part, for any reason other than 10 the failure of a premium to be paid as required by the policy.

11 (41) "Treatment" includes but is not limited to:

12 (a) The provision, coordination or management of health care; and

13 (b) Consultations and referrals between health care providers.

14 **SECTION 71.** ORS 748.603 is amended to read:

15 748.603. (1) Societies are governed by this chapter and are exempt from all other provisions of 16 the insurance laws of this state unless expressly designated therein, or unless specifically made ap-17 plicable by this chapter.

18 (2) ORS 705.137, 705.139, 731.004 to 731.026, 731.036 to 731.136, 731.146 to 731.156, 731.162, 19 731.166, 731.170, 731.216 to 731.268, 731.296, 731.324, 731.328, 731.354, 731.356, 731.358, 731.378, 20731.380, 731.381, 731.382, 731.385, 731.386, 731.390, 731.394, 731.396, 731.398, 731.402, 731.406, 731.410, 731.422 to 731.434, 731.446 to 731.454, 731.488, 731.504, 731.508, 731.509, 731.510, 731.511, 731.512, 2122731.592, 731.594, 731.730, 731.731, 731.735, 731.737, 731.750, 731.804, 731.844 to 731.992, 731.870, 23732.245, 732.250, 732.320, 732.325, 733.010 to 733.050, 733.080, 733.140 to 733.210, 733.220, 733.510, 733.652 to 733.658, 733.730 to 733.750, [735.600 to 735.650,] 742.001, 742.003, 742.005, 742.007, 742.009, 2425742.013 to 742.021, 742.028, 742.038, 742.041, 742.046, 742.051, 742.150 to 742.162 and 744.700 to 744.740 and ORS chapters 734, 743 and 743A apply to fraternal benefit societies to the extent not 2627inconsistent with the express provisions of this chapter.

(3) For the purposes of this subsection and subsection (2) of this section, fraternal benefit societies shall be deemed insurers, and benefit certificates issued by fraternal benefit societies shall be deemed policies.

(4) Every society authorized to do business in this state shall be subject to the provisions of ORS chapter 746 relating to unfair trade practices. However, nothing in ORS chapter 746 shall be construed as applying to or affecting the right of any society to determine its eligibility requirements for membership, or be construed as applying to or affecting the offering of benefits exclusively to members or persons eligible for membership in the society by a subsidiary corporation or affiliated organization of the society.

37 <u>SECTION 72.</u> ORS 750.055, as amended by section 3, chapter 21, Oregon Laws 2012, is amended 38 to read:

750.055. (1) The following provisions of the Insurance Code apply to health care service con tractors to the extent not inconsistent with the express provisions of ORS 750.005 to 750.095:

(a) ORS 705.137, 705.139, 731.004 to 731.150, 731.162, 731.216 to 731.362, 731.382, 731.385, 731.386,
731.390, 731.398 to 731.430, 731.428, 731.450, 731.454, 731.488, 731.504, 731.508, 731.509, 731.510,
731.511, 731.512, 731.574 to 731.620, 731.592, 731.594, 731.640 to 731.652, 731.730, 731.731, 731.735,
731.737, 731.750, 731.752, 731.804, 731.844 to 731.992, 731.870 and 743.061.

45 (b) ORS 732.215, 732.220, 732.230, 732.245, 732.250, 732.320, 732.325 and 732.517 to 732.592, not

1 including ORS 732.582.

2 (c) ORS 733.010 to 733.050, 733.080, 733.140 to 733.170, 733.210, 733.510 to 733.680 and 733.695 3 to 733.780.

4 (d) ORS chapter 734.

(e) ORS 742.001 to 742.009, 742.013, 742.061, 742.065, 742.150 to 742.162, 742.400, 742.520 to 5 742.540, 743.010, 743.013, 743.018 to 743.030, 743.050, 743.100 to 743.109, 743.402, 743.472, 743.492, 6 743.495, 743.498, 743.499, 743.522, 743.523, 743.524, 743.526, 743.527, 743.528, 743.529, 743.549 to 7 743.552, 743.560, 743.600 to 743.610, 743.650 to 743.656, 743.764, 743.804, 743.807, 743.808, 743.814 to 8 9 743.839, 743.842, 743.845, 743.847, 743.854, 743.856, 743.857, 743.858, 743.859, 743.861, 743.862, 743.863, 743.864, 743.894, 743.911, 743.912, 743.913, 743.917, 743A.010, 743A.012, 743A.020, 743A.034, 743A.036, 10 743A.048, 743A.058, 743A.062, 743A.064, 743A.065, 743A.066, 743A.068, 743A.070, 743A.080, 743A.084, 11 12 743A.088, 743A.090, 743A.100, 743A.104, 743A.105, 743A.110, 743A.140, 743A.141, 743A.144, 743A.148, 743A.160, 743A.164, 743A.168, 743A.170, 743A.175, 743A.184, 743A.185, 743A.188, 743A.190 and 13 743A.192 and section 2, chapter 21, Oregon Laws 2012. 14

15 (f) The provisions of ORS chapter 744 relating to the regulation of insurance producers.

(g) ORS 746.005 to 746.140, 746.160, 746.220 to 746.370, 746.600, 746.605, 746.607, 746.608, 746.610,
746.615, 746.625, 746.635, 746.650, 746.655, 746.660, 746.668, 746.670, 746.675, 746.680 and 746.690.

(h) ORS 743A.024, except in the case of group practice health maintenance organizations that
are federally qualified pursuant to Title XIII of the Public Health Service Act unless the patient is
referred by a physician associated with a group practice health maintenance organization.

21 [(i) ORS 735.600 to 735.650.]

22 [(j)] (i) ORS 743.680 to 743.689.

23 [(k)] (j) ORS 744.700 to 744.740.

24 [(L)] (**k**) ORS 743.730 to 743.773.

[(m)] (L) ORS 731.485, except in the case of a group practice health maintenance organization that is federally qualified pursuant to Title XIII of the Public Health Service Act and that wholly owns and operates an in-house drug outlet.

28 (2) For the purposes of this section, health care service contractors shall be deemed insurers.

(3) Any for-profit health care service contractor organized under the laws of any other state that
is not governed by the insurance laws of the other state is subject to all requirements of ORS
chapter 732.

(4) The Director of the Department of Consumer and Business Services may, after notice and
 hearing, adopt reasonable rules not inconsistent with this section and ORS 750.003, 750.005, 750.025
 and 750.045 that are deemed necessary for the proper administration of these provisions.

35

SECTION 73. Section 5, chapter 47, Oregon Laws 2010, is amended to read:

36 Sec. 5. Sections 1 to 3 [of this 2010 Act], chapter 47, Oregon Laws 2010, are repealed on 37 [January 2, 2016] June 30, 2015.

38 <u>SECTION 74.</u> The Oregon Medical Insurance Pool Board may take any action prior to 39 June 30, 2015, that is necessary to enable the board to implement sections 54 and 56 of this 40 2013 Act and to abolish the Oregon Medical Insurance Pool on the operative date specified 41 in section 82 (2) of this 2013 Act.

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44

CONFORMING AMENDMENTS

45 **SECTION 75.** ORS 743.526 is amended to read:

1 743.526. (1) An insurer may not offer a policy of group health insurance described in ORS 2 743.522 [(1)(c)] (3)(c) that insures persons in this state or offer coverage under such a policy, 3 whether the policy is to be issued in this or another state, unless the Director of the Department 4 of Consumer and Business Services determines that the requirements of this section and ORS 5 743.522 [(1)(c)] (3)(c) are satisfied.

6 (2) The director shall determine with respect to a policy whether the trustees are the 7 policyholder. If the director determines that the trustees are the policyholder and if the policy is 8 issued or proposed to be issued in this state, the policy is subject to the Insurance Code. If the di-9 rector determines that the trustees are not the policyholder, the evidence of coverage that is issued 10 or proposed to be issued in this state to a participating employer, labor union or association shall 11 be deemed to be a group health insurance policy subject to the provisions of the Insurance Code. 12 The director may determine that the trustees are not the policyholder if:

(a) The evidence of coverage issued or proposed to be issued to a participating employer, labor
union or association is in fact the primary statement of coverage for the employer, labor union or
association; and

(b) The trust arrangement is under the actual control of the insurer.

(3) An insurer shall submit evidence to the director showing that the requirements of subsection
(2) of this section and ORS 743.522 [(1)(c)] (3)(c) are satisfied. The director shall review the evidence
and may request additional evidence as needed.

(4) An insurer shall submit to the director any changes in the evidence submitted under sub section (3) of this section.

22 (5) The director may adopt rules to carry out this section.

23 SECTION 76. ORS 743.528 is amended to read:

24 743.528. A group health insurance policy shall contain in substance the following provisions:

(1) A provision that, in the absence of fraud, all statements made by applicants, the policyholder or an insured person shall be deemed representations and not warranties, and that no statement made for the purpose of effecting insurance shall avoid the insurance or reduce benefits unless contained in a written instrument signed by the policyholder or the insured person, a copy of which has been furnished to the policyholder or to the person or the beneficiary of the person.

(2) A provision that the insurer will furnish to the policyholder for delivery to each employee or member of the insured group a statement in summary form of the essential features of the insurance coverage of the employee or member, to whom the insurance benefits are payable, and the applicable rights and conditions set forth in ORS 743.527, 743.529[,] and 743.600 to 743.610 [and 743.760]. If dependents are included in the coverage, only one statement need be issued for each family unit.

(3) A provision that to the group originally insured may be added from time to time eligible new
 employees or members or dependents, as the case may be, in accordance with the terms of the pol icy.

39

16

SECTION 77. ORS 743.560 is amended to read:

743.560. (1) A group health insurance policy shall contain a provision allowing a minimum grace
 period of 10 days after the premium due date for payment of premium.

(2) An insurer of a group health insurance policy providing coverage for hospital or medical
expenses, other than coverage limited to expenses from accidents or specific diseases, that seeks to
terminate a policy for nonpayment of premium shall notify the policyholder as described in ORS
743.565.

[89]

1 (3) An insurer of a group health insurance policy providing coverage for hospital or medical 2 expenses, other than coverage limited to expenses from accidents or specific diseases, shall notify 3 the group policyholder when the policy is terminated and the coverage is not replaced by the group 4 policyholder. The notice required under this subsection:

(a) Must be given on a form prescribed by the Department of Consumer and Business Services;
(b) Must explain the rights of the certificate holders regarding continuation of coverage provided by federal and state law [and portability coverage in accordance with ORS 743.760]; and

8 (c) Must be given by mail and must be mailed not later than 10 working days after the date on
9 which the group policy terminates according to the terms of the policy.

(4) A group health insurance policy to which subsection (3) of this section applies shall contain a provision requiring the insurer to notify the group policyholder when the policy is terminated and the coverage is not replaced by the group policyholder. Each certificate issued under the policy shall also contain a statement of the provision required under this subsection.

(5) If an insurer fails to give notice as required by this section, the insurer shall continue the group health insurance policy of the group policyholder in full force from the date notice should have been provided until the date that the notice is received by the policyholder and shall waive the premiums owing for the period for which the coverage is continued under this subsection. The time period within which the certificate holder may exercise any right to continuation [or portability] shall commence on the date that the policyholder receives the notice.

(6) The insurer shall supply the employer holding the terminated policy with the necessary information for the employer to be able to notify properly the employee of the employee's right to
continuation of coverage under state and federal law [and portability coverage in accordance with
ORS 743.760].

24 <u>SECTION 78.</u> ORS 743.730, as amended by section 49, chapter 500, Oregon Laws 2011, section 25 20, chapter 38, Oregon Laws 2012, and sections 17 and 66 of this 2013 Act, is amended to read:

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743.730. For purposes of ORS 743.730 to 743.773:

(1) "Actuarial certification" means a written statement by a member of the American Academy of Actuaries or other individual acceptable to the Director of the Department of Consumer and Business Services that a carrier is in compliance with the provisions of ORS 743.736 based upon the person's examination, including a review of the appropriate records and of the actuarial assumptions and methods used by the carrier in establishing premium rates for small employer health benefit plans.

(2) "Affiliate" of, or person "affiliated" with, a specified person means any carrier who, directly
or indirectly through one or more intermediaries, controls or is controlled by or is under common
control with a specified person. For purposes of this definition, "control" has the meaning given that
term in ORS 732.548.

(3) "Affiliation period" means, under the terms of a group health benefit plan issued by a health
 care service contractor, a period:

(a) That is applied uniformly and without regard to any health status related factors to anenrollee or late enrollee;

41 (b) That must expire before any coverage becomes effective under the plan for the enrollee or42 late enrollee;

43 (c) During which no premium shall be charged to the enrollee or late enrollee; and

(d) That begins on the enrollee's or late enrollee's first date of eligibility for coverage and runs
 concurrently with any eligibility waiting period under the plan.

(4) "Bona fide association" means an association that: 1 2 (a) Has been in active existence for at least five years; (b) Has been formed and maintained in good faith for purposes other than obtaining insurance; 3 (c) Does not condition membership in the association on any factor relating to the health status 4 of an individual or the individual's dependent; 5 (d) Makes health insurance coverage that is offered through the association available to mem-6 bers of the association regardless of the health status of the member or individuals who are eligible 7 for coverage through the member; 8 9 (e) Does not offer the health insurance that is offered through the association available other 10 than in connection with membership in the association; (f) Does not exclude individuals and small employers that meet the membership requirements of 11 12 the association: 13 (g) Has a constitution and bylaws; and (h) Is not owned or controlled by a carrier, producer or affiliate of a carrier or producer. 14 (5) "Carrier" means any person who provides health benefit plans in this state, including: 15 (a) A licensed insurance company; 16 17 (b) A health care service contractor; 18 (c) A health maintenance organization; (d) An association or group of employers that provides benefits by means of a multiple employer 19 welfare arrangement and that: 20(A) Is subject to ORS 750.301 to 750.341; or 2122(B) Is fully insured and otherwise exempt under ORS 750.303 (4) but elects to be governed by 23ORS 743.733 to 743.737; or (e) Any other person or corporation responsible for the payment of benefits or provision of ser-2425vices. (6) "Catastrophic plan" means a health benefit plan that meets the requirements for a cat-2627astrophic plan under 42 U.S.C. 18022(e) and that is offered through the Oregon Health Insurance Exchange. 28(7) "Creditable coverage" means prior health care coverage as defined in 42 U.S.C. 300gg as 2930 amended and in effect on February 17, 2009, and includes coverage remaining in force at the time 31 the enrollee obtains new coverage. 32(8) "Dependent" means the spouse or child of an eligible employee, subject to applicable terms of the health benefit plan covering the employee. 33 34 (9) "Eligible employee" means an employee who works on a regularly scheduled basis, with a normal work week of 17.5 or more hours. The employer may determine hours worked for eligibility 35 between 17.5 and 40 hours per week subject to rules of the carrier. "Eligible employee" does not 36 37 include employees who work on a temporary, seasonal or substitute basis. Employees who have been 38 employed by the employer for fewer than 90 days are not eligible employees unless the employer so allows. 39 40 (10) "Employee" means any individual employed by an employer. (11) "Enrollee" means an employee, dependent of the employee or an individual otherwise eligi-41 ble for a group or individual health benefit plan who has enrolled for coverage under the terms of 42 43 the plan.

(12) "Exchange" means the health insurance exchange administered by the Oregon Health In surance Exchange Corporation in accordance with ORS 741.310.

(13) "Exclusion period" means a period during which specified treatments or services are ex-1 2 cluded from coverage. 3 (14) "Financial impairment" means that a carrier is not insolvent and is: (a) Considered by the director to be potentially unable to fulfill its contractual obligations; or 4 (b) Placed under an order of rehabilitation or conservation by a court of competent jurisdiction. 5 (15)(a) "Geographic average rate" means the arithmetical average of the lowest premium and the 6 corresponding highest premium to be charged by a carrier in a geographic area established by the 7 director for the carrier's: 8 9 (A) Group health benefit plans offered to small employers; or (B) Individual health benefit plans. 10 (b) "Geographic average rate" does not include premium differences that are due to differences 11 12 in benefit design, age, tobacco use or family composition. 13 (16) "Grandfathered health plan" has the meaning prescribed by the United States Secretaries of Labor, Health and Human Services and the Treasury pursuant to 42 U.S.C. 18011(e). 14 15(17) "Group eligibility waiting period" means, with respect to a group health benefit plan, the period of employment or membership with the group that a prospective enrollee must complete be-16 17 fore plan coverage begins. 18 (18)(a) "Health benefit plan" means any: 19 (A) Hospital expense, medical expense or hospital or medical expense policy or certificate; (B) Health care service contractor or health maintenance organization subscriber contract; or 20(C) Plan provided by a multiple employer welfare arrangement or by another benefit arrange-21 22ment defined in the federal Employee Retirement Income Security Act of 1974, as amended, to the 23extent that the plan is subject to state regulation. (b) "Health benefit plan" does not include: 24(A) Coverage for accident only, specific disease or condition only, credit or disability income; 25(B) Coverage of Medicare services pursuant to contracts with the federal government; 2627(C) Medicare supplement insurance policies; (D) Coverage of TRICARE services pursuant to contracts with the federal government; 28(E) Benefits delivered through a flexible spending arrangement established pursuant to section 2930 125 of the Internal Revenue Code of 1986, as amended, when the benefits are provided in addition 31 to a group health benefit plan; (F) Separately offered long term care insurance, including, but not limited to, coverage of nurs-32ing home care, home health care and community-based care; 33 34 (G) Independent, noncoordinated, hospital-only indemnity insurance or other fixed indemnity in-35 surance; (H) Short term health insurance policies that are in effect for periods of 12 months or less, in-36 37 cluding the term of a renewal of the policy; 38 (I) Dental only coverage; (J) Vision only coverage; 39 (K) Stop-loss coverage that meets the requirements of ORS 742.065; 40 (L) Coverage issued as a supplement to liability insurance; 41 (M) Insurance arising out of a workers' compensation or similar law; 42 (N) Automobile medical payment insurance or insurance under which benefits are payable with 43 or without regard to fault and that is statutorily required to be contained in any liability insurance 44 policy or equivalent self-insurance; or 45

1 (O) Any employee welfare benefit plan that is exempt from state regulation because of the fed-2 eral Employee Retirement Income Security Act of 1974, as amended.

3 (c) For purposes of this subsection, renewal of a short term health insurance policy includes the 4 issuance of a new short term health insurance policy by an insurer to a policyholder within 60 days 5 after the expiration of a policy previously issued by the insurer to the policyholder.

6

(19) "Health statement" means the standard health statement developed under ORS 743.751.

(20) "Individual coverage waiting period" means a period in an individual health benefit plan
during which no premiums may be collected and health benefit plan coverage issued is not effective.
(21) "Individual health benefit plan" means a health benefit plan:

10 (a) **That**

(a) That is issued to an individual policyholder; or

(b) That provides individual coverage through a trust, association or similar group, regardless
 of the situs of the policy or contract.

(22) "Initial enrollment period" means a period of at least 30 days following commencement of
 the first eligibility period for an individual.

15 (23) "Late enrollee" means an individual who enrolls in a group health benefit plan subsequent 16 to the initial enrollment period during which the individual was eligible for coverage but declined 17 to enroll. However, an eligible individual shall not be considered a late enrollee if:

(a) The individual qualifies for a special enrollment period in accordance with 42 U.S.C. 300gg
 or as prescribed by rule by the Department of Consumer and Business Services;

20

(b) The individual applies for coverage during an open enrollment period;

(c) A court issues an order that coverage be provided for a spouse or minor child under an
employee's employer sponsored health benefit plan and request for enrollment is made within 30
days after issuance of the court order;

(d) The individual is employed by an employer that offers multiple health benefit plans and the
 individual elects a different health benefit plan during an open enrollment period; or

(e) The individual's coverage under Medicaid, Medicare, TRICARE, Indian Health Service or a
publicly sponsored or subsidized health plan, including, but not limited to, the medical assistance
program under ORS chapter 414, has been involuntarily terminated within 63 days after applying for
coverage in a group health benefit plan.

(24) "Minimal essential coverage" has the meaning given that term in section 5000A(f) of the
 Internal Revenue Code.

(25) "Multiple employer welfare arrangement" means a multiple employer welfare arrangement
as defined in section 3 of the federal Employee Retirement Income Security Act of 1974, as amended,
29 U.S.C. 1002, that is subject to ORS 750.301 to 750.341.

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(26) "Preexisting condition exclusion" means:

(a) With respect to an individual health benefit plan or a small employer group health benefit
plan other than a grandfathered health plan, a limitation or exclusion of benefits or a denial of
coverage based on a medical condition being present before the effective date of coverage or before
the date coverage is denied, whether or not any medical advice, diagnosis, care or treatment was
recommended or received for the condition before the date of coverage or denial of coverage.

(b) With respect to a grandfathered health plan, a provision applicable to an enrollee or late enrollee that excludes coverage for services, charges or expenses incurred during a specified period immediately following enrollment for a condition for which medical advice, diagnosis, care or treatment was recommended or received during a specified period immediately preceding enrollment. For purposes of this paragraph pregnancy and genetic information do not constitute preexisting condi1 tions.

2 (27) "Premium" includes insurance premiums or other fees charged for a health benefit plan, 3 including the costs of benefits paid or reimbursements made to or on behalf of enrollees covered by 4 the plan.

5 (28) "Rating period" means the 12-month calendar period for which premium rates established 6 by a carrier are in effect, as determined by the carrier.

7 (29) "Representative" does not include an insurance producer or an employee or authorized
8 representative of an insurance producer or carrier.

9 (30)(a) "Small employer" means an employer that employed an average of at least one but not 10 more than [50] **100** employees on business days during the preceding calendar year, the majority of 11 whom are employed within this state, and that employs at least one employee on the first day of the 12 plan year.

(b) Any person that is treated as a single employer under section 414 (b), (c), (m) or (o) of the
Internal Revenue Code of 1986 shall be treated as one employer for purposes of this subsection.

15 (c) The determination of whether an employer that was not in existence throughout the pre-16 ceding calendar year is a small employer shall be based on the average number of employees that 17 it is reasonably expected the employer will employ on business days in the current calendar year.

18 **SECTION 79.** ORS 743.757 is amended to read:

19

743.757. (1) As used in this section, "guaranteed association" means an association that:

(a) The Director of the Department of Consumer and Business Services has determined under
 ORS 743.524 meets the requirements described in ORS 743.522 [(1)(b)] (3)(b); and

(b) Is a statewide nonprofit organization representing the interests of individuals licensed under
 ORS chapter 696.

(2) A carrier may offer a health benefit plan to a guaranteed association if the plan provides
 health benefits covering 500 or more members or dependents of members of the association.

(3) When a carrier offers coverage to a guaranteed association under subsection (2) of this section, the carrier shall offer coverage to all members of the association and all dependents of the members of the association without regard to the actual or expected health status of any member or any dependent of a member of the association.

(4) A carrier offering a health benefit plan under subsection (2) of this section shall establish
 premium rates as follows:

(a) For the initial 12-month period of coverage, the carrier shall submit to the director a certified statement that the premium rates charged to the guaranteed association are actuarially sound.
The statement must be signed by an actuary certifying the accuracy of the rating methodology as
established by the American Academy of Actuaries.

(b) For any subsequent 12-month period of coverage, according to a rating methodology as es tablished by the American Academy of Actuaries.

(5) A member of a guaranteed association may apply for coverage offered by a carrier under
 subsection (2) of this section only:

40 (a) If the member has been an active member of the association for no less than 30 days;

41 (b) During an annual open enrollment period offered by the association; and

42 (c) After meeting any additional eligibility requirements agreed upon by the association and the43 carrier.

44 (6) Notwithstanding subsection (5) of this section, if a member or a dependent of a member of 45 a guaranteed association terminates coverage under the health benefit plan, the member or de-

HB 2240 pendent shall be excluded from coverage for 12 months from the date of termination of coverage. 1 2 The member may enroll for coverage of the member or the dependent during an annual open enrollment period following the expiration of the exclusion period. 3 SECTION 80. ORS 743A.168 is amended to read: 4 $\mathbf{5}$ 743A.168. A group health insurance policy providing coverage for hospital or medical expenses shall provide coverage for expenses arising from treatment for chemical dependency, including 6 alcoholism, and for mental or nervous conditions at the same level as, and subject to limitations no 7 more restrictive than, those imposed on coverage or reimbursement of expenses arising from treat-8 9 ment for other medical conditions. The following apply to coverage for chemical dependency and for mental or nervous conditions: 10 11 (1) As used in this section: 12(a) "Chemical dependency" means the addictive relationship with any drug or alcohol charac-13 terized by a physical or psychological relationship, or both, that interferes on a recurring basis with the individual's social, psychological or physical adjustment to common problems. For purposes of 14 15 this section, "chemical dependency" does not include addiction to, or dependency on, tobacco, to-16 bacco products or foods. (b) "Facility" means a corporate or governmental entity or other provider of services for the 17 18 treatment of chemical dependency or for the treatment of mental or nervous conditions. 19 (c) "Group health insurer" means an insurer, a health maintenance organization or a health care 20service contractor. (d) "Program" means a particular type or level of service that is organizationally distinct within 2122a facility. 23(e) "Provider" means a person that has met the credentialing requirement of a group health insurer, is otherwise eligible to receive reimbursement for coverage under the policy and is: 2425(A) A health care facility: (B) A residential program or facility; 26(C) A day or partial hospitalization program; 27(D) An outpatient service; or 28(E) An individual behavioral health or medical professional authorized for reimbursement under 29

30 Oregon law.

31 (2) The coverage may be made subject to provisions of the policy that apply to other benefits under the policy, including but not limited to provisions relating to deductibles and coinsurance. 32Deductibles and coinsurance for treatment in health care facilities or residential programs or facil-33 34 ities may not be greater than those under the policy for expenses of hospitalization in the treatment of other medical conditions. Deductibles and coinsurance for outpatient treatment may not be 35 greater than those under the policy for expenses of outpatient treatment of other medical conditions. 36 37 (3) The coverage may not be made subject to treatment limitations, limits on total payments for

38 treatment, limits on duration of treatment or financial requirements unless similar limitations or requirements are imposed on coverage of other medical conditions. The coverage of eligible expenses 39 may be limited to treatment that is medically necessary as determined under the policy for other 40 medical conditions. 41

42

(4)(a) Nothing in this section requires coverage for:

(A) Educational or correctional services or sheltered living provided by a school or halfway 43 house; 44

(B) A long-term residential mental health program that lasts longer than 45 days; 45

1 (C) Psychoanalysis or psychotherapy received as part of an educational or training program, 2 regardless of diagnosis or symptoms that may be present;

3 (D) A court-ordered sex offender treatment program; or

4 (E) A screening interview or treatment program under ORS 813.021.

5 (b) Notwithstanding paragraph (a)(A) of this subsection, an insured may receive covered outpa-

6 tient services under the terms of the insured's policy while the insured is living temporarily in a7 sheltered living situation.

8 (5) A provider is eligible for reimbursement under this section if:

9 (a) The provider is approved by the [Department of Human Services] Oregon Health 10 Authority;

(b) The provider is accredited for the particular level of care for which reimbursement is being
 requested by the Joint Commission on Accreditation of Hospitals or the Commission on Accredi tation of Rehabilitation Facilities;

14 (c) The patient is staying overnight at the facility and is involved in a structured program at 15 least eight hours per day, five days per week; or

16 (d) The provider is providing a covered benefit under the policy.

17 (6) Payments may not be made under this section for support groups.

(7) If specified in the policy, outpatient coverage may include follow-up in-home service or outpatient services. The policy may limit coverage for in-home service to persons who are homebound
under the care of a physician.

(8) Nothing in this section prohibits a group health insurer from managing the provision of benefits through common methods, including but not limited to selectively contracted panels, health plan benefit differential designs, preadmission screening, prior authorization of services, utilization review or other mechanisms designed to limit eligible expenses to those described in subsection (3) of this section.

(9) The Legislative Assembly has found that health care cost containment is necessary and intends to encourage insurance policies designed to achieve cost containment by ensuring that reimbursement is limited to appropriate utilization under criteria incorporated into such policies,
either directly or by reference.

30 (10)(a) Subject to the patient or client confidentiality provisions of ORS 40.235 relating to phy-31 sicians, ORS 40.240 relating to nurse practitioners, ORS 40.230 relating to psychologists, ORS 40.250 and 675.580 relating to licensed clinical social workers and ORS 40.262 relating to licensed profes-32sional counselors and licensed marriage and family therapists, a group health insurer may provide 33 34 for review for level of treatment of admissions and continued stays for treatment in health care facilities, residential programs or facilities, day or partial hospitalization programs and outpatient 35 services by either group health insurer staff or personnel under contract to the group health insurer, 36 37 or by a utilization review contractor, who shall have the authority to certify for or deny level of 38 payment.

(b) Review shall be made according to criteria made available to providers in advance upon re-quest.

(c) Review shall be performed by or under the direction of a medical or osteopathic physician
licensed by the Oregon Medical Board, a psychologist licensed by the State Board of Psychologist
Examiners, a clinical social worker licensed by the State Board of Licensed Social Workers or a
professional counselor or marriage and family therapist licensed by the Oregon Board of Licensed
Professional Counselors and Therapists, in accordance with standards of the National Committee for

1 Quality Assurance or Medicare review standards of the Centers for Medicare and Medicaid Ser-2 vices.

(d) Review may involve prior approval, concurrent review of the continuation of treatment, 3 post-treatment review or any combination of these. However, if prior approval is required, provision 4 shall be made to allow for payment of urgent or emergency admissions, subject to subsequent re-5 view. If prior approval is not required, group health insurers shall permit providers, policyholders 6 or persons acting on their behalf to make advance inquiries regarding the appropriateness of a 7 particular admission to a treatment program. Group health insurers shall provide a timely response 8 9 to such inquiries. Noncontracting providers must cooperate with these procedures to the same extent as contracting providers to be eligible for reimbursement. 10

(11) Health maintenance organizations may limit the receipt of covered services by enrollees to services provided by or upon referral by providers contracting with the health maintenance organization. Health maintenance organizations and health care service contractors may create substantive plan benefit and reimbursement differentials at the same level as, and subject to limitations no more restrictive than, those imposed on coverage or reimbursement of expenses arising out of other medical conditions and apply them to contracting and noncontracting providers.

(12) Nothing in this section prevents a group health insurer from contracting with providers of
health care services to furnish services to policyholders or certificate holders according to ORS
743.531 or 750.005, subject to the following conditions:

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(a) A group health insurer is not required to contract with all eligible providers.

(b) An insurer or health care service contractor shall, subject to subsections (2) and (3) of this section, pay benefits toward the covered charges of noncontracting providers of services for the treatment of chemical dependency or mental or nervous conditions. The insured shall, subject to subsections (2) and (3) of this section, have the right to use the services of a noncontracting provider of services for the treatment of chemical dependency or mental or nervous conditions, whether or not the services for chemical dependency or mental or nervous conditions are provided by contracting or noncontracting providers.

(13) The intent of the Legislative Assembly in adopting this section is to reserve benefits for
different types of care to encourage cost effective care and to ensure continuing access to levels
of care most appropriate for the insured's condition and progress.

(14) The Director of the Department of Consumer and Business Services, after notice and hear ing, may adopt reasonable rules not inconsistent with this section that are considered necessary for
 the proper administration of these provisions.

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CAPTIONS

37 <u>SECTION 81.</u> The unit captions used in this 2013 Act are provided only for the conven-38 ience of the reader and do not become part of the statutory law of this state or express any 39 legislative intent in the enactment of this 2013 Act.

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REPEALS AND OPERATIVE AND EFFECTIVE DATES

 43
 SECTION 82. (1) Sections 2, 3, 5 to 8 and 40 of this 2013 Act, and the amendments to ORS

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 192.556, 291.055, 410.080, 413.011, 413.032, 413.201, 414.041, 414.231, 414.826, 414.828, 414.839,

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 433.443, 731.036, 735.610, 735.615, 735.625, 741.300, 743.018, 743.019, 743.405, 743.417, 743.522,

[97]

743.524, 743.526, 743.528, 743.550, 743.560, 743.610, 743.731, 743.733, 743.736, 743.737, 743.745, 1 743.748, 743.751, 743.752, 743.754, 743.757, 743.766, 743.767, 743.777, 743.801, 743.804, 743A.090, 2 743A.192 and 746.015 and section 1, chapter 867, Oregon Laws 2009, by sections 10 to 16, 18, 3 19, 21 to 31, 33 to 37, 42 to 53, 59, 61, 63, 63a, 64, 75 to 77 and 79 of this 2013 Act become op-4 erative January 1, 2014. 5 (2) Sections 54 and 56 of this 2013 Act and the amendments to ORS 65.957, 192.556, 705.145, 6 734.790, 743.402, 743.730, 743.748, 744.704, 746.600, 748.603 and 750.055 by sections 57, 58 and 60, 762, 65 to 67 and 69 to 72 of this 2013 Act become operative June 30, 2015. 8 9 SECTION 83. (1) ORS 414.831, 414.841, 414.842, 414.844, 414.846, 414.848, 414.851, 414.852, 414.854, 414.856, 414.858, 414.861, 414.862, 414.864, 414.866, 414.868, 414.870, 414.872, 735.616, 10 735.700, 735.701, 735.702, 735.703, 735.705, 735.707, 735.709, 735.710, 735.712, 743.760 and 743.761 11 12are repealed January 1, 2014. 13 (2) ORS 735.600, 735.605, 735.610, 735.612, 735.614, 735.615, 735.620, 735.625, 735.630, 735.635, 735.640, 735.645, 735.650 and 746.222 are repealed June 30, 2015. 14 15 SECTION 84. (1) Section 4 this 2013 Act is repealed January 31, 2019. 16(2)(a) The amendments to ORS 743.730 by section 17 of this 2013 Act become operative 17January 2, 2014. 18 (b) The amendments to ORS 743.730 by section 78 of this 2013 Act become operative 19 January 2, 2016. (3) The amendments to 731.146, 743.734 and 743.822 by sections 9, 20 and 32 of this 2013 20Act become operative January 2, 2014. 2122SECTION 85. This 2013 Act being necessary for the immediate preservation of the public 23peace, health and safety, an emergency is declared to exist, and this 2013 Act takes effect 24on its passage.

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