February 27, 2014

The Honorable Jackie Winters, Co-Chair The Honorable Jennifer Williamson, Co-Chair Joint Committee on Ways and Means Subcommittee on Public Safety

RE: House Bill 4098

Co-Chairs Winters and Williamson, and members of the Joint Ways and Means Subcommittee on Public Safety, I am Kim Brockamp, Assistant Director of Offender Management and Rehabilitation for the Oregon Department of Corrections (DOC). The department participated in the workgroup that drafted HB 4098, and I am here to provide information related to the credit for time served portion of the A-engrossed bill and respond to questions.

What this Bill Does

House Bill 4098 expands the statutes to allow for additional application of credit for time served in the county jails that is currently not applicable in a variety of circumstances.

Existing Law

Existing law limits the credit for time served that a person may receive to only time spent in jail for the crime (or a lesser included) for which their sentence is imposed. Additionally, courts have discretion to grant or deny credit for time previously served toward probation revocation sentences.

Issues Addressed by the Bill

This bill expands the circumstances under which persons may receive credit for time served including greater inclusive offenses and multiple offenses considered part of the same criminal episode as well as probation, diversion, specialty court, and conditional discharge revocations.

Amendments to these statutes result in savings for DOC.

Submitted by:

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