Senate Bill 213

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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**.

Requires Early Learning Council to develop metrics for funding Early Learning Hubs. Permits council to require matching funds from Early Learning Hub that receives funding. Directs council to oversee and administer delivery of early learning services and to regionalize service administration for communities not served by Early Learning Hub.

Declares emergency, effective on passage.

A BILL FOR AN ACT

2 Relating to Early Learning Hubs; amending ORS 417.827; and declaring an emergency.

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

4 **SECTION 1.** ORS 417.827 is amended to read:

5 417.827. (1) As used in this section:

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6 (a) "Early Learning Hub" means any entity designated by regional partners to coordinate early

7 learning services, as determined by rules adopted by the Early Learning Council.

8 (b) "Regional partners" includes counties, cities, school districts, education service districts, 9 community colleges, public universities, private educational institutions, faith-based organizations, 10 nonprofit service providers and tribes.

(2) The [*Early Learning*] council shall implement and oversee a system that coordinates the delivery of early learning services to the communities of this state through the direction of Early
Learning Hubs. The system may not include more than 16 Early Learning Hubs.

14 (3) The system implemented and overseen by the council must ensure that:

15 (a) Providers of early learning services are accountable for outcomes;

16 (b) Services are provided in a cost-efficient manner; and

(c) The services provided, and the means by which those services are provided, are focused onthe outcomes of the services.

(4) The [Early Learning] council shall develop and implement a process for requesting proposals
from entities to become Early Learning Hubs. Proposals submitted under this subsection must comply with criteria and requirements adopted by the council by rule, including:

(a) The entity will be able to coordinate the provision of early learning services to the community that will be served by the entity. An entity may meet the requirement of this paragraph by
submitting evidence that local stakeholders, including but not limited to service providers, parents,
community members, county governments, local governments and school districts, have participated
in the development of the proposal and will maintain a meaningful role in the Early Learning Hub.
(b) The services coordinated by the entity will be in alignment with the services provided by the

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1 (c) The entity will be in alignment with, and make advantageous use of, the system of public 2 health care and services available through county health departments and other publicly supported 3 programs delivered through, or in partnership with, counties and coordinated care organizations.

4 (d) The entity will be able to integrate efforts among education providers, providers of health 5 care, providers of human services and providers of other programs and services in the community.

6 (e) The entity will use coordinated and transparent budgeting.

(f) The entity will operate in a fiscally sound manner.

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(g) The entity must have a governing body or community advisory body that:

9 (A) Has the authority to initiate audits, recommend the terms of a contract and provide reports 10 to the public and to the [*Early Learning*] council on the outcomes of the provision of early learning 11 services to the community served by the entity.

(B) Has members selected through a transparent process and includes both public and private
 entities, locally based parents and service recipients, human social service providers, child care
 providers, health care providers and representatives of local governments from the service area.

(h) The entity will collaborate on documentation related to coordinated services with public and
private entities that are identified by the [*Early Learning*] council as providers of services that advance the early learning of children.

(i) The entity will serve a community that is based on the population and service needs of the
community and will demonstrate the ability to improve results for at-risk children, including the
ability to identify, evaluate and implement coordinated strategies to ensure that a child is ready to
succeed in school.

(j) The entity will be able to raise and leverage significant funds from public and private sources
and to secure in-kind support to support early learning services coordinated by the entity and operate in a fiscally sound manner.

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(k) The entity meets any other qualifications established by the [Early Learning] council.

(5) The [*Early Learning*] council may adopt by rule requirements that are in addition to the requirements described in subsections (3) and (4) of this section that an entity must meet to qualify as an Early Learning Hub. When developing the additional requirements, the council must use a statewide public process of community engagement that is consistent with the requirements of the federal Head Start Act.

(6) When determining whether to designate an entity as an Early Learning Hub, the [Early
 Learning] council shall balance the following factors:

33 (a) The entity's ability to engage the community and be involved in the community.

34 (b) The entity's ability to produce outcomes that benefit children.

35 (c) The entity's resourcefulness.

36 (d) The entity's use, or proposed use, of evidence-based practices.

(7) The council shall develop metrics for the purpose of providing funding to Early
 Learning Hubs designated under this section. The metrics must:

(a) Focus on community readiness, high capacity development and progress toward
 tracking child outcomes;

(b) Establish a baseline of information for the area to be served by the Early Learning
Hub, including information about the inclusion of community partners in the governance
structure of the Early Learning Hub, the availability of data on local programs and outcomes
and the success in leveraging private, nonprofit and other governmental resources for early
learning; and

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1 (c) Include child performance metrics.

(8) The council may require that, as a condition of receiving funding as a designated
Early Learning Hub under this section, the Early Learning Hub provide matching funding.
The percentage of matching funding shall be determined by the council and may vary for
each fiscal year. Any moneys received by an Early Learning Hub are subject to the restrictions of this section.

7 (9) For any community in this state that is not served by an Early Learning Hub, the 8 council shall oversee and administer the delivery of early learning services for that commu-9 nity and, to the extent practicable, shall regionalize service administration.

10 [(7)] (10) The [*Early Learning*] council may alter the lines of the territory served by an Early 11 Learning Hub only to ensure that all children of this state are served by an Early Learning Hub.

12 [(8)] (11) An entity designated as part of an Early Learning Hub may not use more than 15 13 percent of the moneys received by the entity from the [*Early Learning*] council to pay administrative 14 costs of the entity.

[(9)] (12) The Department of Human Services or the Oregon Health Authority may not transfer
 any authority for determining eligibility for a state or federal program to an Early Learning Hub.

17 <u>SECTION 2.</u> This 2015 Act being necessary for the immediate preservation of the public 18 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 19 on its passage.

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