PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 2696

- Delete lines 4 through 24 of the printed A-engrossed bill and insert:
- 2 "SECTION 1. (1) As used in this section:
- "(a) 'Coordinated care organization' has the meaning given that term in ORS 414.025.
- "(b) 'Subcontractor' means an entity that contracts with a coordinated care organization to provide health care, dental care, behavioral health care or other services to medical assistance recipients enrolled in the coordinated care organization.
- "(2) The Oregon Health Authority shall conduct one external quality review of each coordinated care organization annually. The authority may contract with an external quality review organization to conduct the review.
- "(3) The authority shall compile a standard list of documents that 13 the authority or contracted review organization collects from coordi-14 nated care organizations and subcontractors. When requesting infor-15 mation from a coordinated care organization about its subcontractors, 16 the authority or contracted review organization shall inform the co-17 ordinated care organization of the documents on the standard list that 18 have been collected from the coordinated care organization's subcon-19 tractors in the preceding 12-month period. 20
- 21 "(4) The authority or a contracted review organization may not re-22 quest information from a coordinated care organization that is

- duplicative of or redundant with information previously provided by the coordinated care organization or a subcontractor if the information was provided within the preceding 12-month period and the relevant content of the information has not changed.
 - "(5) The authority shall provide a contracted review organization with all information about a coordinated care organization in the authority's possession as necessary for the contracted review organization to conduct the external quality review. A contracted review organization may not seek information from a coordinated care organization before first requesting the information from the authority.
 - "(6) This section does not apply to documents requested, submitted or collected in connection with an audit for or an investigation of fraud, waste or abuse and does not:
 - "(a) Prohibit a coordinated care organization from requesting from a subcontractor information required by law or contract;
 - "(b) Require the authority or a contracted review organization to disclose to a coordinated care organization any information described in this section collected from a coordinated care organization or a subcontractor; or
 - "(c) Permit the authority or a contracted review organization to disclose to a coordinated care organization confidential or proprietary information reported to the authority or contracted review organization by another coordinated care organization or a subcontractor.".

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