78th Oregon Legislative Assembly - 2016 Regular Session

STAFF MEASURE SUMMARY

Senate Committee On Human Services and Early Childhood

Fiscal: Fiscal impact issued **Revenue:** Revenue impact issued

Action Date: 02/03/16

Action: Do Pass With Amendments. Refer To Ways And Means By Prior Reference.

(Printed A-Eng).

Meeting Dates: 02/03

Vote:

Yeas: 5 - Dembrow, Gelser, Kruse, Monnes Anderson, Olsen

MEASURE:

SB 1515 A

Prepared By: Cheyenne Ross, Committee Administrator

WHAT THE MEASURE DOES:

Strengthens the Department of Human Services' (the Department's) authority to license, regulate, and take enforcement action against child-caring agencies. Makes the Department's authority to condition, suspend and revoke licenses explicit. Requires the Department to take immediate steps to suspend or revoke a license upon certain findings. Requires the Department to issue an interim emergency order to correct situations that risk a child's health, safety or welfare. Authorizes the Department to seek injunction against child-caring agencies under certain circumstances. Requires certain financial disclosures for child-caring agencies with revenues in excess of \$1 million to begin January 1, 2017, including disclosure of tax compliance certificates from the Department of Revenue. Directs the Department of Justice and the Bureau of Labor and Industries to notify and regularly update the Department of investigations of child-caring agencies or personnel and deems any interference with such information, second degree official misconduct. Requires the Department to investigate immediately upon learning that a child-caring agency or its personnel are being investigated by another entity and deems the Department's failure to act as grounds for second degree official misconduct. Authorizes licensed child-caring agencies to certify proctor foster homes as provided. Requires the Department to maintain a minimum of five full-time staff dedicated to licensing and regulating child-caring agencies and proctor foster homes. Requires Department personnel to report noncompliant child-care agencies internally as specified and inform the Legislature and others when a childcaring agency fails to correct deficiencies as directed by the Department. Requires Department to investigate such reports immediately and deems failure to do so, second degree official misconduct. Directs child-caring agencies to disclose a child's location and circumstances to the Department, and to permit immediate access to children and premises for specified persons. Authorizes civil penalties up to \$500 for certain violations. Defines child abuse in a child-caring agency. Requires immediate action by the Department upon receipt of a report of abuse as specified. Protects those who report abuse in good faith from liability and retaliation. Requires the Department to provide notice of reports of abuse and to make certain determinations, as specified. Directs specified information be reported quarterly to the Legislature, excluding children's identifying information. Requires report to Legislature by October 1, 2016, on recommendations for a Center for Continuous Improvement to begin operation by July 1, 2017. Specifies content of report and sunsets requirement January 2, 2017. Requires report to Legislature by December 1, 2016, on requirements Oregon must meet to obtain national accreditation in child welfare by September 1, 2017. Specifies report content and sunsets requirement January 2, 2017. Specifies certain provisions become operative July 1, 2016. Declares emergency, effective on passage.

ISSUES DISCUSSED:

- Immediacy of both executive and legislative responses to results of Give Us This Day investigation
- Content of interim committee meetings (September 28, 2015, November 16, 2015, and January 14, 2016)
- Walking through the provisions of the measure in January

- Changes made by the -3, -5, and -6 amendments
- "Seclusion" as a term of art in therapeutic contexts (as defined in statute and rules applicable to schools and health care facilities) as specifically excluding the reasonable practice of a disciplinary technique called "time out"
- Broad-based collaborative effort to produce legislation

EFFECT OF COMMITTEE AMENDMENT:

Requires certain financial disclosures for child-caring agencies with revenues in excess of \$1 million, to begin January 1, 2017, including disclosure of tax compliance certificates from the Department of Revenue. Adds to the list of notifications the Department must make upon learning of suspected deficiencies or taking any action with regard to a child-caring agency, any governmental unit contracting with the agency. Removes once-every-two-year child-care agency reporting requirement (and the grounds for revocation based on failure to report) and permits the Department to make rules regarding same. Requires specified information be reported quarterly to the Legislature, excluding children's identifying information. Requires report to Legislature by October 1, 2016, on recommendations for a Center for Continuous Improvement to begin operation by July 1, 2017. Specifies content of report and sunsets requirement January 2, 2017. Directs report to Legislature by December 1, 2016, on requirements Oregon must meet to obtain national accreditation in child welfare by September 1, 2017. Specifies report content and sunsets requirement January 2, 2017. Makes technical, clarifying and conforming changes.

BACKGROUND:

In 2012, the Oregon Department of Justice (DOJ) began to investigate Mary Ayala of West Linn, also called Mary Holden, for financial mismanagement of a Portland nonprofit foster care provider called Give Us This Day. In the fall of 2015, just before DOJ filed a formal complaint against Ms. Ayala, it came to light that the Oregon Department of Human Services (the Department) had received numerous reports against Give Us This Day for harming the children in its care and putting them at risk, going back more than a dozen years. While an increasing concentration of accusations against the provider were made in recent history (as its financial problems worsened) that included children being without food and bedding, there were also accusations of sexual and other serious forms of abuse and use of force. The Department was thoroughly criticized for failing to investigate adequately, for continuing to work with Ms. Ayala, and for continuing to refer children into the care of Give Us This Day.

There are thousands of children in the state's care, with varying needs. Children in the state's care are arguably the most vulnerable by definition. Give Us This Day received some of the most acute. The investigation of Ms. Ayala's conduct fueled discussion about whether the state invested enough to ensure the Department's capacity to regulate and oversee providers, and whether the Department's practice of working to support struggling and difficult providers was always the best way to serve the children in their care. A number of personnel at senior levels within the Department were replaced; the Governor also ordered a comprehensive review by an independent consultant and an external review board; and Senate Bill 1515A was developed and introduced.

Senate Bill 1515A strengthens the Department of Human Services' authority to license, regulate, inspect, investigate, and take immediate enforcement action against entities that risk a child's health, safety or welfare. It authorizes certain information to be shared between state agencies about providers; grounds charges of official misconduct for certain agency failures to act; requires minimum regulatory staffing to be maintained; authorizes civil penalties up to \$500 for certain violations; imposes both periodic and event-based reporting requirements; and protects those who report abuse in good faith, from retaliation.