Requested by Representative PILUSO

## PROPOSED AMENDMENTS TO HOUSE BILL 2216

- On page 1 of the printed bill, delete lines 4 through 23 and insert:
- "SECTION 1. As used in sections 1 to 3 of this 2017 Act:
- 3 "(1) 'Foster child' means a child who is in the legal custody of the
- 4 Department of Human Services pursuant to the provisions of ORS
- 5 chapter 418 or 419B and who is placed in substitute care, including but
- 6 not limited to care with a foster parent or a child-caring agency as
- 7 defined in ORS 418.205.
- 8 "(2) 'Sibling' has the meaning given that term in ORS 419A.004.
- 9 "SECTION 2. It is the intent of the Legislative Assembly that sib-
- 10 lings who are foster children have certain essential rights, including
- 11 but not limited to the following:
- "(1) To obtain substitute care placements together whenever possible and appropriate.
- 14 "(2) To maintain contact and visits with siblings while placed both
- 15 in and out of substitute care placements, including contact by tele-
- 16 phone and electronic communication.
- "(3) To be provided with transportation to maintain contact and have visits with siblings.
- "(4) To be placed with foster parents and caseworkers who have
- 20 been provided with training on the importance of sibling relationships.
- 21 "(5) To include in any adoptive or guardianship placement, terms

- ensuring that contact with siblings will be encouraged.
- "(6) To have a sibling contact plan that has been developed as a result of the active engagement and participation of siblings and that is complied with as part of any substitute care placement.
- 5 "(7) To have more private or less restrictive communication with 6 siblings as compared to communications with others who are not sib-7 lings, as safe and appropriate.
  - "(8) To be immediately and timely notified of placement changes or catastrophic events affecting a sibling, as safe and appropriate.
    - "(9) With respect to a foster child's rights under this section:
  - "(a) To receive a document setting forth such rights as is ageappropriate and developmentally appropriate within 60 days of the date of any placement or any change in placement;
  - "(b) To have a document setting forth such rights that is ageappropriate and developmentally appropriate on each occasion that a foster child's case plan is considered and reviewed;
  - "(c) To have a document setting forth such rights that is ageappropriate and developmentally appropriate posted at the residence of all foster parents and child-caring agencies; and
    - "(d) To be informed of such rights on at least an annual basis.
- "(10) To be provided with an explanation in an age-appropriate manner as to why contact with a sibling is or has been denied or prohibited.
  - "(11) To have the rights under this section apply regardless of whether the parental rights of one or more of the foster child's parents have been terminated, as safe and appropriate.
- "(12) To be actively engaged and participate in the process under ORS 109.305 whereby a written agreement between birth relatives of the foster child and adoptive parents to permit continuing contact is entered, as is age and developmentally appropriate.

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"(13) To be allowed to be present and testify at guardianship proceedings under ORS 419B.365 or 419B.366 as to whether visitation with a sibling will be ordered by the court.".

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